
Intellectual Property Litigation

Our firm's intellectual property litigation practice consists of representing clients in trademark, trade dress, domain name, false advertising, unfair competition and related Lanham Act and state law claims. We also provide representation for the Digital Millennium Copyright Act (DMCA) and other copyright law matters. We prosecute and defend against infringement and other claims at all phases of litigation, including applications for emergency injunctive relief, declaratory judgment proceedings, trials and appeals.

Intellectual Property Litigators with Deep Experience in State Court, Federal Court and TTAB Proceedings

Our intellectual property litigators represent clients in state and federal courts throughout the United States and before administrative tribunals. We also regularly practice before the Trademark Trial and Appeal Board (TTAB). The attorneys in our intellectual property litigation practice group offer particular experience in litigation involving trademark licensing issues, trademark infringement, trademark counterfeiting, trade dress infringement, trademark dilution, false advertising, trade secret misappropriation, software copyrightability, DMCA compliance and fair use.