



Litigation & Dispute Resolution

Disputes involving intellectual property are complex and can quickly become contentious and costly without property counsel. Our attorneys have years of expertise advising clients involved in litigations matters related to:

- Patent infringement or interference
- Trademark or service mark infringement
- Opposition and cancellation proceedings
- Deceptive business practices
- Copyright infringement
- Unfair competition
- Misappropriation of trade secrets and confidential information
- IP-related anti-trust issues
- License agreements
- Employee contract disputes and actions

While successful litigation verdicts are always a great result, our attorneys also know that many times, avoidance, negotiation, settlement, or licensing are sounder strategies than protracted and expensive litigation. Knowing that, we produce strategic results that are designed to work for each client's situation and needs.

Sample Reported Cases:

- Premium Balloon Accessories, Inc. v. Creative Balloons Mfg., 573 Fed. Appx. 54, (USCA 6th Circuit, August 2014).
- Cleveland State University v. CampusEAI Consortium, Trademark Trial and Appeal Board Cancellation No. 92053509, May, 2014
- Dudley v. HealthSource Chiropractic, Inc., 883 F Supp 2d 377, (W.D. NY. August, 2012)
- Euclid Chemical Co. v. Vector Corrosion Techs., Inc, 561 F.3d 1340, (USCA 6th Circuit, April 2009)
- Dudley v. HealthSource Chiropractic, Inc., 585 F. Supp. 2d 433, 439 (W.D. NY. 2008)
- Antonious v. Spalding & Evenflo Cos., Inc., 281 F.3d 1258 (Fed. Cir. 2002)

Microsoft Corp. v. Action Software, 136 F. Supp.2d 73 (N.D. Ohio 2001)