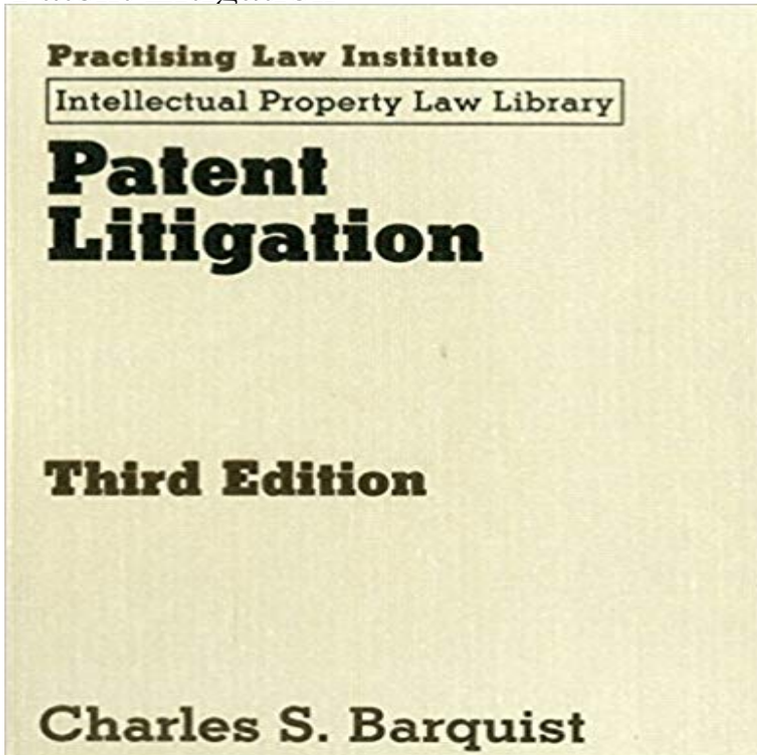


# Patent Litigation



The new Third Edition of Patent Litigation enhances your ability to prevail at trial while helping you cut the costs and complexity of litigation. Many of America's leading patent litigators guide you through all the litigation stages, helping you to understand various infringement actions and their respective burdens of proof; conduct comprehensive pre-suit investigations that streamline your cases; develop potent case themes; assemble strong litigation teams; get an early edge over opponents during discovery; reduce expenses by developing smart litigation budgets; maximize the persuasive impact of documents, exhibits, and lay and expert witnesses; and fortify your case while controlling costs by making savvy use of computers, jury consultants, and litigation support vendors. Extensively revised and updated to reflect the impact of the America Invents Act of 2011, the new edition highlights AIA provisions regarding the first inventor-to-file system, prior art, swearing back, the defense of prior commercial use by the accused infringer, the on-sale and public use bars, tax strategy patents, best mode, false marking, joinder of defendants, obtaining opinions of counsel, and more. In addition, a new chapter is devoted to challenges to patent validity in the Patent and Trademark Office under the AIA, including the new inter partes review, post-grant review, derivation proceedings (and the elimination of interferences), supplemental examinations, and more. Beyond its treatment of the AIA, the new edition adds new discussion of joint infringement, spoliation, waiver of the attorney-client privilege, the use of mock trials and focus groups, and the use of summaries of evidence, among many other topics. Updated at least once a year, Patent Litigation is an indispensable practical resource for every patent litigator.

In 2017, we were once again named to the National Law Journals IP Hotlist, and Legal 500 US recommended us again last year as Top Tier for Patent Litigation. The study aims to understand the trends in patent infringement litigation filings in the US. The study gives an overview by time of the total. The more than 100 attorneys in the national Patent Litigation practice regularly represent many Fortune 100 and 500 companies in patent litigation cases. In fact, patent litigation is a classic David-versus-Goliath struggle. The plaintiff in patent litigation can be an individual or small business, while the defendant in patent litigation is often a large corporation with virtually unlimited resources. Greenberg Traurigs Intellectual Property Litigation attorneys provide clients with IP enforcement, protection, and strategic counseling on a global scale. I OVERVIEW With over 1200 cases per year, Germany is the most frequently used jurisdiction for patent litigation in Europe. As important as our trial skills and technical acumen is our understanding that patent litigation is a tool to achieve our clients business goals. With a strong patent litigation team in place, it is possible to both protect market share and extend a products life span. Wilson Sonsini Goodrich & Rosatis patent litigation practice is national in scope, with our attorneys having litigated patent disputes throughout the United States. PwC publishes an annual study on the trends related to patent decisions. Our annual Patent Litigation Study provides analyses and insights on the trends. Experienced trial counsel are the linchpin in any patent case and, at Jones Day, patent litigation represents the largest activity of our IP practice with many. We counsel on intellectual property disputes in federal or state court, before the International Trade Commission or the Patent Trial and Appeal Board. In simple terms, patent litigation is the legal process that unfolds when someone who owns the patent for a particular invention enforces their right by suing another for manufacturing or selling the invention without permission. Our Patent Litigation Group is a national practice of more than 50 members representing both patent holders and alleged infringers. The group also leverages. Click on the different blocks to access the readings. Filled boxes are essential readings outlined boxes are complementary readings. Patent Litigation. Patent litigation rewards creative, strategic thinking. Each case presents the opportunity to interpret the bounds of a unique legal document (a patent) as applied to the real world (products and processes). It is designed for European professionals with experience in the national and European patent system and leads to the university diploma Patent Litigation in. Our patent litigators have tried infringement cases in numerous jurisdictions nationwide, including such patent litigation hotspots as Texas, Delaware, Northern. When faced with bet-the-company patent litigation claims, you need a firm with the experience and technical knowledge necessary to help guide you to. Intellectual property - Patent litigation - Ranking 2018 - Law firm - United States. Law firm. Leading. Finnegan Henderson Farabow Garrett & Dunner.