



INTELLECTUAL PROPERTY LITIGATION

REPRESENTATIVE CASES

CASSIDIAN V. Microdata Gis, et al.

Eastern District of Texas, 2:2012-cv-162

Lead trial counsel securing jury verdict for the defendants, of invalidity on several grounds including inventorship, and non-infringement. Patent covered 9-1-1 call routing on a VOIP platform. Motions for Judgment as a Matter of Law, filed by plaintiff, denied by district court judge.

ODORSTAR V. SMM Distributors, et al.

Southern District of Florida, 0:2013-cv-60136 Won summary judgment of non-infringement for defendants on patent that covered chlorine dioxide cleaning solutions. Plaintiffs appealed to the Court of Appeals for the Federal Circuit, and in January 2015, the Federal Circuit affirmed the district court's ruling of non-infringement.

DOLORME PUBLISHING CO. V. BRIAR TEK

Eastern District of Virginia, 1:2013-cv-640

Won summary judgment of invalidity for declaratory judgment plaintiff, on patents covering communication network using Iridium satellite constellation and GPS location techniques.

STRAIGHT PATH LLC V. TELESHPERE

Eastern District of Virginia, 1:2013-cv-937 Obtained favorable settlement for defendant in a case involving a non-practicing entity's patents that purported to cover VOIP communications.

TELECOMMUNICATION SYSTEMS INC. V. PORTO

Represented plaintiff in a Declaratory Judgment action seeking invalidation of patents that cover location technology, settled favorably with dismissal with prejudice.

Eastern District of Virginia, 3:2014-cv-111

WOOSLEY V. GEORGETOWN University

Eastern District of Virginia, 1:2000-cv-504 Presented inventor of "Allegra" in dispute with University employer over distribution of proceeds received from research that led to the patented allergy medication, resulting in favorable settlement with University and third party graduate student who claimed to be a co-inventor.