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- Intellectual Property (IP) Trials
- Post Grant Proceedings
- ADR Law

THIS IS EXHIBIT " A "
 referred to in the Affidavit of
Kenneth R. Adamo
 Sworn before me this _____
 Day of _____ A.D. _____

 A COMMISSIONER FOR OATHS
 IN AND FOR THE PROVINCE OF ALBERTA



Overview

Ken has extensive trial experience as lead counsel in jury and nonjury cases before state and federal courts and before the United States International Trade Commission, as well as *ex parte* and post-grant PTAB experience in the U.S. Patent and Trademark Office. He has had substantial experience as lead counsel in arbitrations and other alternative dispute resolution proceedings, and actively practices before the U.S. Court of Appeals for the Federal Circuit, having appeared in over 45 appeals to date.

In 2011, Ken was named to *IAM Patent Litigation 250 - The World's Leading Patent Litigators*, ranked as a top attorney in the "Individuals - U.S. International Trade Commission," and, as a Band 1 lawyer in "Individuals - Illinois" and "Individuals - National" categories. He was recognized as a "true leader and luminary trial lawyer" who is "sharp and extremely effective both in federal district court litigation and before the ITC." In 2012, in *IAM's The World's Leading Patent Practitioners 1000*, he was again named a top attorney in Individuals - US

International Trade Commission, and was named to Gold Band Individuals - Litigation in Illinois. In 2013, he continued in the *IAM 1000* publication as a Gold Band Individual - Litigation in Illinois, being described as "a 'brash and bold winner' who secures superb results for clients." In 2014 and 2015, Ken maintained those rankings (as he did through 2019), with *IAM* saying he's a "Nationally renowned trial lawyer . . . [who] has a tremendous amount of energy and is a commanding presence in the courtroom" and "is a polished trial lawyer with extensive district court, ITC, appellate, alternative forum and Patent Trial and Appeal Board (PTAB) experience." In 2016, *IAM* noted that "You can't be too dazzled by the depth and strength of the firm's bench of first-chair trial lawyers. Ken Adamo is another big name in the group; he litigates high-stakes cases across the IP spectrum and excels at all levels and in all forums, including the ITC and PTAB".

IAM 1000 - The World's Leading Patent Professionals 2017, named Ken as a best-in-class advocate: "Ken practiced patent litigation well before it came into vogue, and has unrivalled experience and a rare depth of substantive patent law knowledge. He takes the time to get to know your business and goals, and will protect your interests zealously. He does a good job training and developing new talent for the next generation of representation for his clients - a lot of senior lawyers take their eye off that particular ball, but not Ken."

Among his peers, he is lauded as a "laser-focused, high-energy lawyer who does an awful lot of work without ever getting flustered." In *IAM 1000 - The World's Leading Patent Professionals 2018/2019*, Ken was again praised for his courtroom practice: "[Ken] Adamo's name resonates with the business elite, not only because of its synonymy with trial and appellate excellence, but also its association with integrity, commercial expertise and encyclopedic patent law knowledge." In 2019, *IAM* said, "Stationed in Chicago are several major leaguers including... [Ken Adamo], a thought leader who knows where patent law has been and where it is heading and a [sxxxxhuman] trial and appellate lawyer to boot."

The International Who's Who of Business Lawyers: Patents 2013 named him one of its most highly regarded individuals, calling Ken "'unparalleled' in patent litigation." *Who's Who Legal Patents 2014, 2015, and 2016*, named him as one of its Most Highly Regarded Individuals, saying that "the 'phenomenal' Kenneth Adamo . . . is widely acknowledged as a 'frontrunner' of US patent litigation. He regularly appears as lead counsel before state and federal courts and before the International Trade Commission, and recently acted in high profile infringement cases for clients including IBM, Samsung . . ."

IP Stars Illinois 2017 noted that a peer said that Ken is "a very strong patent litigator and very good in the courtroom," adding that "even though he has a New York lawyer personality, he does well in the East Texas courtroom," and, further, that he is "very strategic in how he approaches cases and has a good understanding of the technology so it's easy for him to simplify."

The 2017 edition of *Chambers USA, America's Leading Lawyers for Business*, ranked Ken Band 1 - Leading Individuals - Intellectual Property in Illinois for the seventh consecutive year, noting that he is "incredibly seasoned, very experienced," and "has an encyclopaedic understanding of patent law." The 2019 edition repeated that ranking for the ninth consecutive year, with sources describing him as "one of the best patent trial lawyers in the U.S." In *Chambers Global, The World's Leading Lawyers for Business 2016*, sources said that Ken "brings an incredible understanding of the law and a depth of experience that few, if any, other practitioners can offer." In 2010, *Chambers* ranked Ken as a Star Performer in Ohio and Band 1 in Texas, with clients remarking that he "has unparalleled stature as a patent litigator and is 'incredibly smart with a strong presence that makes him very persuasive to a judge and jury.'" "He's got the energy, the eye for detail and the courtroom presence - he's just a superb trial lawyer."

Recent major representations in intellectual property litigation as lead counsel include U.S. federal court and ITC cases for Citicorp, CQG, IBM, JP Morgan Chase, MediaTek, Procter & Gamble, Otter Products, Samsung, TEL, Texas Instruments, TSMC, and Xilinx.

Experience

To view Significant Lead Trial Counsel Representations, please click [here](#).

To view the List of Major Cases Tried to Verdict/Judgment, please click [here](#).

To view the Description of Major Cases Tried to Verdict/Judgment, please click [here](#).

Credentials

Admissions & Qualifications

- 1975, Illinois
- 1976, New York
- 1984, Ohio
- 1988, Texas
- Registered to practice before the United States Patent and Trademark Office

Education

- The John Marshall Law School LL.M. 1989
- Albany Law School J.D. 1975
- Rensselaer Polytechnic Institute B.S.Ch.E. 1972

Thought Leadership

Publications

USA: USPTO Examination Guidance: Binding or Not, AIPPI E-NEWS NO. 64 (June 24, 2019).

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"United States Trial," Three-in-One: Global Patent Trials, Linn Inn Alliance/Hon. William C. Conner Inn of Court, New York, NY (April 18, 2019)

"Post-Sale Restrictions," ABA IPL Section - Spring Conference, 2019 ABA-IPL Annual Meeting and 34th Intellectual Property Law Conference, Arlington, VA (April 10-12, 2019)

"Latest Views from the U.S. on SEPs & FRAND," Technology Industry Legal Officers' Meeting, Taipei, Taiwan (February 26, 2019)

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"Foreign Affairs: Obtaining Discovery and Evidence in Foreign Proceedings," ABA Webinar (January 8, 2019)

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"Patent Damages Apportionment: Navigating Through A Turbulent Legal Climate," IPLAC Litigation Committee, Kirkland & Ellis LLP, Chicago, IL (November 15, 2018)

"Patents I (Section 101)," Concurrent Session I, Current Developments in Intellectual Property, Information Technology & Privacy Law, 62nd Annual Intellectual Property Law Conference, John Marshall Law School,

Chicago, IL (November 2, 2018)

"Recent Developments in Claims Construction," 23rd Annual Advanced Patent Law Institute, UT Austin School of Law, Four Seasons Hotel, Austin, TX (November 1, 2018)

"Strategies for Establishing the Best Record Below in District Court and PTAB Appeals," Federal Circuit Appeals: Righting Perceived Wrongs Below, AIPLA Annual Meeting, Washington, D.C. (October 26, 2018 (Friday PM Track 2))

"Trends & Lessons Learned in the Trenches on Estoppel, Prosecution Disclaimer, and Impact of Federal Circuit Review," Managing Parallel District Court and PTAB Proceedings - ILT Part 2. Eastern District of Texas 2018 Bench Bar Conference, Plano, TX (October 17, 2018)

"Patent Owner Considerations & Tactics," Adjusting Your Strategies: Responding to Petitions After *SAS Institute v. Iancu*, NYIPLA PTAB Committee, New York, NY (October 4, 2018)

SC Enforcement Committee presentation of HCCH Judgement resolution, re Hague Convention; chaired full meeting plenary session, leading to AIPPI Resolution, HCCH Judgement Project (Sept 24, 2018); presentation, Panel VIII, "Linking Into the Digital Era: Direct Infringement Liability Under United States Law" (Sept 25, 2018), AIPPI Congress, Cancun, Mexico (September 23-26, 2018)

"The Supreme AIA Update: A Triple-Header," IPO Annual Meeting, Intellectual Property Owners Association, Chicago, IL (September 24, 2018)

"Patent Validity"; "Patent Infringement," IBC Legal Conferences 18th Annual Intellectual Property Law Summer School, Downing College, Cambridge, UK (August 14, 2018)

"US Injunctive Relief, Life Sciences & FRAND Injunctions," Injunctive Relief Around the World, Intellectual Property Magazine Webinar (July 12, 2018)

"Latest Views From the U.S. on FRAND Damages: TCL v. LM Ericsson," Essential Patents and Licenses FRAND - From Standardization to the Calculation of Royalties, APEB and LES France, Paris, France (July 3, 2018)

"Nuances in Amending Patent Claims Before the PTAB and Avoiding Tribal Immunity at the PTAB," IPLAC Litigation Committee Seminar, Chicago, IL (May 22, 2018)

"PGR: Has Their Availability Under the AIA Strengthened the US Patent System?" 3rd Annual Conference, Leahy Institute of Advanced Patent Studies, Naples Roundtable, Naples, FL (February 18-20, 2018)

"Views from the US on SEPs & FRAND and How Will It Affect You," The 11th Annual Standards, Patents & Competition: Law and Litigation, London, UK (December 6-7, 2017)

"Panel 1 *TC Heartland*: Returning to Life Under Section 1400(b) Venue; Regular and Established Place of Business (of Defendant)," NYIPLA One-Day Patent CLE Seminar, New York, NY (November 16, 2017)

"Recent Developments in Claims Construction," 22nd Annual Advanced Patent Law Institute, The University of Texas School of Law, Austin, TX (November 2-3, 2017)

"Panel Session XI: How Much for Your FRAND?: US Developments," AIPPI 2017 Sydney World Congress, Sydney, AU (October 17, 2017)

"Proper Venue Post TC Heartland: Should I Cancel My Flight to Texas?" IPLAC Litigation Committee Seminar, Chicago, IL (September 25, 2017)

- "Patent Post-Grant Proceedings at the PTAB and Oppositions in Other Countries," 2017 AIPPI-US Global IP Educational Forum, The John Marshall Law School, Chicago, IL (July 13, 2017)
- "Focus on the US - Developments in Case Precedent & Regulation," IBC Legal Conferences, Life Sciences IP Minds 2017, London, UK (June 20-21, 2017)
- "Venue Transfer and Section 1400(b) After *Heartland*," Intellectual Property Owners Association IP Chat Channel Webinar (June 13, 2017)
- "Trial Demonstratives: Seeing is Believing," The Richard Linn American Inn of Court and IPLAC, Chicago, IL (May 17, 2017)
- "Mock Oral Argument: Reconsidering Divided Infringement Issues in View of Federal Circuit's Decisions in *Akamai v. Limelight* and *Centillion Data System v. Qwest*," NYIPLA Annual Meeting, New York, NY (May 16, 2017)
- "Parallel Litigation-U.S. District Court and the Patent Trial and Appeal Board," ABA Section of Litigation, Section Annual Conference, San Francisco, CA (May 3, 2017)
- "5A. Patent Potpourri, 'Potential Demise of *Chevron* and What It Might Mean to the Patent World,'" 25th Annual Intellectual Property Law and Policy Conference, Commentary to Presentation by Honorable Kathleen O' Malley, United States Court of Appeals for the Federal Circuit, Fordham Law School, New York, NY (April 20-21, 2017)
- "Current Issues of IPR Enforcement at the Border," Compliance and Enforcement in International Trade Panel, The John Marshall Law School, Chicago, IL (April 20, 2017)
- "When is Enough Enough? Examining Information Disclosure Statements & the Duty of Disclosure to Stay in Compliance & Out of Trouble," AIPLA Webinar, Chicago, IL (March 22, 2017)
- "Hot Topics in IP Law: Will Nationwide Venue for Patent Infringement Suits Soon End?," ABA IP Litigation Committee Roundtable, Chicago, IL (February 23, 2017)
- "Parallel Patent Proceedings After *Murata*, *Skyhawk* and *Shaw*: Navigating Claim Construction, Estoppel, RPI, Stays and More," Strafford Webinar (January 4, 2017)
- "State of Play Review of US Landscape Through 2016," *Standards, Patents & Competition: Law and Litigation*, Grange City Hotel, London, UK (December 5-6, 2016)
- "Playing the Disclosure (or Not) Game In Patent Litigation," AIPLA 2016 Annual Meeting, Washington, D.C. (October 27-29, 2016)
- "Managing / Trying Cases in a Post Issuance Review World: Life At The PTAB / District Court Interface," *NYIPLA*, Cornell Club, NY (September 21, 2016)
- "Determining Freedom to Operate under US Patents 2016"; "The Swinging Patent Pendulum: Recent Events that Impact Patent Strength"; "Patent Eligible Subject Matter Developments 2016"; "Procedural Grounds for Raising a Section 101 'Alice' Motion"; "PTAB Practice and Strategy: A Trial Lawyer's Perspective"; "Federal Circuit's View on AIA Post-Grant Reviews"; "Use, in Parallel or Sequence, of Different Post-Grant Proceedings: USPTO, Japanese PGOs, and / or EPO Oppositions"; "Major US Supreme Court and Federal Circuit Decisions concerning Patent Law 2016"; *IBC IP Law Summer School 2016*, Downing College, Cambridge University, Cambridge UK (August 15-19, 2016)
- "Biotech and Pharma Patenting Conference 2016," *IBC Legal Conferences*, Munich, DE (June 23-24, 2016)

"The Enforcement World is Turning: Recent Changes in USITC Law and Practice," Distinguished Alumni Lecture, The John Marshall Law School, Chicago, IL (March 23, 2016)

"Claim Construction After Teva," University of Akron School of Law, Fourth Annual Naples Patent Law Experts Conference, Naples, FL (February 13-15, 2016)

SRR 2015 Intellectual Property Symposium, Chicago, IL (November 5, 2015), The Intersection of Innovation, Law, and Finance; "Has the Federal Circuit Created a "House of Cards" for Patent Infringement Damages? Perspectives from Both Sides of the Courtroom"

JIPA Seminar 2015, Washington, DC (November 4, 2015), "The Dynamics of a Patent Jury Trial"; "Patent Jury Trials"

"Determining Freedom to Operate Under US Patents"; "PTAB Practice and Strategy: A Trial Lawyer's Perspective"; "Major United States Supreme Court and Federal Circuit Decisions Concerning Patent Law 2015"; "Go Ask Alice - Section 101 Under the Looking Glass"; "US Patent Validity," *IBC IP Law Summer School 2015*, Downing College, Cambridge University, Cambridge, UK (August 17-21, 2015)

"Use, In Parallel or Sequence, of Different Post-Grant Proceedings: USPTO Proceedings, New Japanese PGOs, and/or European Opposition Proceedings," Fordham Intellectual Property 23rd Annual Conference on International Law & Policy, Cambridge, UK (April 8-9, 2015)

"Impact of America Invents Act on US Litigation," 5th International IP Litigation Conference, London, UK (December 4-5, 2014)

"Critical Update - Recent US Supreme Court Cases and Their Impact on Your Business," IBC Standards & Patents Conference, London, UK (December 2-3, 2014)

"Litigating Essential Patents in USA, France, Germany, China and UK - Comparison of Globalisation of Strategies & Registering and Disputing Patents," IBC Standards & Patents Conference, London, UK (December 2-3, 2014)

"PTAB: Views from the Bench and the Bar", IPLAC IP Law Symposium 2014, Chicago, IL (November 14, 2014)

"Post-Grant Proceedings After the AIA-Mock Hearing," The Triple Crown: Trials, Turmoil and Tribulations, AIPLA 2014 Annual Meeting, Washington, DC (October 23-25, 2014)

Patent Litigation - Views From The Bench, Patent Litigation Seminar, Practising Law Institute, Chicago IL (October 6-7, 2014)

"Determining Freedom to Operate Under US Patents"; "Highlighting Disputes & Infringement Issues that May Impact Your FTO"; "Patent Validity Under the AIA"; "Major United States Supreme Court Decisions Concerning Patent Law 2014," IBC IP Law Summer School 2014, Downing College, Cambridge UK (August 18-22, 2014)

Administrative Challenge to US Patents, 40th Annual Intellectual Property Law Summer Institute, Grand Hotel, Mackinac Island MI (July 17-19, 2014)

Principles of Patent Litigation: AIA Key Recent Changes, Federal Judicial Center Patent Litigation Seminar, Menlo Park CA (June 30-July 1, 2014)

Helping Jurors in Patent Cases, Federal Judicial Center Patent Litigation Seminar, Menlo Park CA (June 30-July 1, 2014)

USPTO Post-Grant Review Proceedings: Lessons Learned, Questions Pending and Strategic Considerations, 21st Annual Technology & Law Seminar, K&E LLP, Chicago (May 20, 2014)

US Patent Litigation After The America Invents Act, IBC International Patent Litigation 2013, London UK (Dec. 10 - 11, 2013)

Developments in Claim Construction, UT Austin Advanced Patent Law Seminar (Oct. 31 - Nov. 1, 2013)

"Determining Freedom to Operate Under US Patents"; "Highlighting Disputes & Infringement Issues that May Impact Your FTO"; "Patent Validity Under the AIA", IP Law Summer School 2013, Downing College, Cambridge UK (August 19 - 25, 2013)

The America Invents Act and USPTO Post Grant Review, Dow / Dow Corning Presentation, Midland, Michigan (May 29, 2013)

Trial Judge Responsibilities During a US Jury Trial in IP Matters, JIPA Presentation, Osaka, Japan (May 23, 2013)

Relief in IP Proceedings Other than Injunctions or Damages, AIPLA 2013 Spring Meeting, Seattle, WA (May 1, 2013)

Helping Jurors in Patent Cases, Federal Judicial Center Patent Litigation Seminar, Charleston, SC (April 23-24, 2013)

Principles of Patent Litigation: AIA Key Recent Changes, Federal Judicial Center Patent Litigation Seminar, Charleston, SC (April 23-24, 2013)

The (FRAND) Game's Afoot in United States District Courts and the USITC, 21st Annual Intellectual Property Law & Policy Conference, Fordham Law School, New York, NY (April 4-5, 2013)

IPO Chat Channel Webinar, Who Gets The Last Word? Litigation and Post-grant Proceeding Strategy after *In Re Baxter* (December 6, 2012)

Developments in Claim Construction, 17th Annual Advanced Patent Law Institute, UT Austin Law School, Austin, TX (November 1-2, 2012)

AIPPI 43d World Intellectual Property Congress, Seoul, Korea, Workshop I: IP Infringement and International Forum Shopping (October 20-23, 2012)

12th Annual IP Summer School, Downing College, Cambridge University, Cambridge, UK, International Panels, U.S. Freedom to Operate/Patent Infringement and Invalidity (August 13-17, 2012)

Kirkland & Ellis LLP Taiwan Seminars, Hsinchu, Taiwan/Taipei, Taiwan, "American Invents Act: The After-Effect on Business and Patent Litigation" (April 23-24, 2012)

American Bar Association Section of Intellectual Property Law Conference, Arlington, Virginia, "Best Practices in IP Mediation" (March 30, 2012)

AIPLA 2012 Mid-Winter Institute, Las Vegas, NV, "Managing 'Adverse' Relationships: The Role of Civility in Advocacy" (January 23-26, 2012)

7th Annual Advanced Patent Law Institute, USPTO / George Mason Law School / UT Austin Law School, Alexandria, VA, "Developments in Claim Construction" (January 19-20, 2012)

16th Annual Advanced Patent Law Institute, UT Austin Law School, Austin, TX, "Developments in Claim Construction" (October 27-28, 2011)

IPO Chat Channel Webinar, The Use of Reexamination in Patent Litigation: Admissibility, Deference, and Stays (August 25, 2011)

Litigation-Savvy, Post-KSR Patent and Trademark Office Practice Considerations; Tips and "Tricks" on Trying a Chemical/Pharmaceutical/Biotech Case in That Same (Unsettled) Post-KSR World, Chemical Patent Practice Road Show: Prosecution and Litigation Strategies, AIPLA Roadshow, Chicago, IL (June 2011)

Markman/Claim Construction in Parallel Litigation and Reexamination - Who's Construction Governs?, 6th Annual Advanced Patent Law Institute, Alexandria, Virginia (January 2011)

Current Developments in Claim Construction, 15th Annual Advanced Patent Law Institute, University of Texas School of Law Austin, Texas (October 2010)

USITC Practice, Intellectual Property Owners Association® 2010 Annual Meeting, Atlanta, Georgia (September 2010)

Determining Freedom to Operate Under U.S. Patents, 10th Annual IP Law Summer School, Cambridge, UK (August 2010)

False Marking, 35 USC §292, Association of Corporate Patent Counsel, Philadelphia, Pennsylvania, (June 2010)

Litigating Biotech / Pharma Patents in the US Courts: Recent Developments, IBC Biotech & Pharmaceutical Patenting Conference, Munich (February 2010)

Inequitable Conduct: Alive, Struggling, Despite Death Threats . . . What Happens Next?, 5th Annual Advanced Patent Law Institute, Alexandria, Virginia (January 2010)

Licensing In the Wake of the Supreme Court's Decision in *eBay v. MercExchange*, 547 U.S. 388 (2006): How Can Non-Practicing Entities Maintain Leverage?, AIPLA Mid-Winter Meeting, La Quinta, California (January 2010)

International Panel: Compare and Contrast the Crucial Issues in Determining Whether to Litigate, Including Recovery of Damages and Costs, JIPA Patent Jury Trials Seminar, Washington, DC (November 2009)

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The Dynamics of A Patent Jury Trial, JIPA Patent Jury Trials Seminar, Washington, DC (November 2009)

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Determining Freedom to Operate Under U.S. Patents, 9th Annual IP Law Summer School, Cambridge UK (August 2009)

Highlighting the Disputes and Infringements Issues That May Impact Your FTO, 9th Annual IP Law Summer School, Cambridge UK (August 2009)

Patent Realities & Myths - Best Practices of Corporations That Are Potential Defendants, IPO Realities & Myths in Patent Litigation Today Conference, Washington, D.C. (May 2009)

The Thirty Years (of) War: Things To Do/Not To Do in Trying a Patent Case, Advanced Patent Law Institute, Santa Clara, California (December 2008)

Current Developments in Claim Construction, 4th Annual Advanced Patent Law Institute, Alexandria, Virginia (November 2008)

- Current Developments in Claim Construction, IBM In-House CLE, Armonk, New York (November 2008)
- Current Developments in Claim Construction, 2008 Advanced Patent Law Institute, Austin, TX (October 2008)
- The Third Annual BNA/ABA Section of IP Patent Law Conference, Arlington, Virginia, October 2008
- The Rest of the Story (Puddleburgers), 41st Congress of the International Association for the Protection of Intellectual Property Boston (September 2008)
- Highlighting the Disputes and Infringements Issues That May Impact Your FTO, IBC Annual IP Law Summer School, Cambridge, UK (August 2008)
- Determining Freedom to Operate Under U.S. Patents, C5 5th International FTO Forum, London (June 2008)
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- Fundamentals of Patent Law, ABA IPL Mid-Year Meeting, Los Angeles (February 2008)
- Implications of Recent Supreme Court Decisions on Intellectual Property, PWC Leadership Forum, Dana Point, California (February 2008)
- Current Developments in Claim Construction, 2008 Advanced Patent Law Institute, Alexandria, Virginia (January 2008)
- Dealing With Patent Trolls In The United States: Pre-emptive and Response Strategies For The Targeted Company, IBC 2007 Patent Trolls Seminar, London (December 2007)
- Degree of Flexibility, Japan Intellectual Property Association US Patent Law Seminar, Osaka, Japan (December 2007)
- In Re Seagate*: The Federal Circuit Overrules Underwater Devices and Narrows Privilege/Immunity Waiver, Japan Intellectual Property Association US Patent Law Seminar, Osaka, Japan (December 2007)
- Reining in Extraterritorial Effects, Japan Intellectual Property Association US Patent Law Seminar, Osaka, Japan (December 2007)
- Reigning Supreme, More Uniformity to Patent Laws, Japan Intellectual Property Association US Patent Law Seminar, Osaka, Japan (December 2007)
- Who Owns The Patents Covering a Company's Technology?, Japan Intellectual Property Association US Patent Law Seminar, Osaka, Japan (December 2007)
- Compare and Contrast the Crucial Issues in Determining Whether to Litigate, Including Recovery of Damages and Costs, Japan Intellectual Property Association Patent Jury Trials Seminar, Washington, DC (November 2007)
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- The Dynamics of A Patent Jury Trial, Japan Intellectual Property Association Patent Jury Trials Seminar, Washington, DC (November 2007)
- Drafting, Prosecuting & Litigating US Patents, Legal IQ's Drafting, Prosecuting & Litigating US Patents Seminar, London (September 2007)

United States Freedom To Operate: What Are the Risks of Infringement?, IBC 7th Annual IP Summer School, Cambridge UK (August 2007)

What Happens if You Get Your Assessment Wrong: The View From Europe And The U.S., C5 International FTO Forum, London (March 2007)

Permanent Injunctions After *eBay*, IPO Damages & Litigation Committees Conference, Washington (March 2007)

Controlling Costs and Managing Executive Expectations, ACI In-House Counsel Summit on Managing & Settling Corporate Patent Litigation, New York City (March 2007)

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Reigning Supreme Over the U.S. Patent System, Patent Licensing Conference, Toronto, Ontario (December 2006)

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Patent Law Developments, All Ohio Annual Institute on Intellectual Property, Cleveland and Cincinnati, Ohio (September 2006)

Other Key Developments Emerging From the US - Bringing the US in Line with Europe, C5 15th Annual International Patent Litigation, London (September 2006)

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Internet E-Commerce and The U.S. Patent System: Friend Or Foe?, Cincinnati Bar Association Internet E-Commerce & Computer Law Seminar, Cincinnati, Ohio (April 2006)

Patent Law Reform, 8th Annual Richard C. Sughrue Symposium on IP Law and Policy, University of Akron Law School, Akron, Ohio (March 2006)

Complex Patent Litigation Trial Tips and Insights, ABA IPL National CLE Conference, Aspen, Colorado (January 2006)

How To Identify Patent Infringers Under U.S. Law, 3rd Annual Biotech and Pharmaceutical Patenting Conference, Paris (January 2006)

Claim Construction, 10th Annual Advanced Patent Law Institute, San Jose, California (December 2005)

Determining Freedom to Operate Under U.S. Patents, The European IP Summit 2005, London (November 2005)

Settlement, Mediation and Arbitration, LSI Pre & Early Stage Patent Litigation Seminar, Atlanta, Georgia (November 2005)

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Get On Your Marks, Get Set, Go; or And Just How Are We Going to Effect *Markman* Construction in This Matter, Counsel?, 14th Annual International Patent Litigation Conference, London (September 2005)

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Getting To Grips With Non-Literal Patent Infringement Under *Festo*: The Doctrine Of Equivalents and Prosecution History Estoppel: The U.S. Way, IBC 2nd Annual Conference Biotech and Pharmaceutical Patenting, London (January 2005)

Claim Construction, UT School of Law, 9th Annual Patent Law Institute, San Jose, CA (December 2004)

Mock *Markman* Hearing: Patent Holder and defendant's perspective on planning, preparing and presenting, Law Seminars International, Pre & Early Stage Patent Litigation, Atlanta, GA (December 2004)

Welcome, My Friends, To The Show That Never Ends - Make Your Case And Your Record without Losing Your (Judge and Jury) Audience, The European IP Summit 2005, London, (November 2005)

Back to the Future: *Festo*, Equivalents and Presumptive Prosecution History Estoppel, EuroLegal US Patent Litigation Conference, London (October 2004)

Cross-border Discovery, Including Privilege in Europe and U.S. Discovery, European Patent Lawyers Association, General Assembly and Congress, Brussels (October 2004)

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Basics of U.S. Patent Litigation, PESI, LLC, Ohio Intellectual Property Law, Beachwood, Ohio (September 2004)

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Changing IP Trends in the U.S., Nokia IPR Training Program, Porvoo, Finland (September 2004)

Come One, Come All: U.S. Discovery Availability for Use in Non-U.S. Proceedings, PESI, LLC, Ohio Intellectual Property Law, Beachwood, Ohio (September 2004)

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Litigating Successfully at Patent Expiry in Europe and the United States, EuroLegal Pharmaceutical Patent Life Cycles, London (July 2004)

Preserving Errors for Appeal, Dallas Bar Association IP Committee Meeting, Dallas, Texas (June 2004)

Compare and Contrast the Crucial Issues in Determining Whether to Litigate, Including Recovery of Damages and Costs, IBC International Patent Disputes, Brussels (June 2004)

Claim Construction, UT School of Law and The Berkeley Center for Law & Technology 4th Annual Advanced Patent Law Institute, San Jose, CA (December 2003)

Non-Literal Patent Infringement: Figuring *Festo* : Ruminations While Waiting for Godot (Or The Federal Circuit's *En Banc* Decision on Remand, Whichever Comes First), PLI 9th Annual Institute for Intellectual Property, San Francisco (November 2003)

Past, Present and Future of the Federal Circuit, 2nd Annual Law, Technology & the Arts Symposium, Cleveland, Ohio (November 2003)

Claim Construction, UT School of Law, 8th Annual Patent Law Institute, Austin, TX (October 2003)

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A Texas Dilemma: The Brave New (Texas Digital) World of Claim Construction, State Bar of Texas Annual Meeting, Intellectual Property Law Section, Houston, Texas (June 2003)

Welcome, My Friends, To The Show That Never Ends - Make Your Case And Your Record without Losing Your (Judge and Jury) Audience, AIPLA Advanced Copyright/Trademark Practice, Philadelphia, PA (June 2003)

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Effective Communication in the Courtroom - Positioning Your Case For a Win, 2003 PricewaterhouseCoopers Leadership Forum, Phoenix, Arizona (February 2003)

Claim Construction, UT School of Law and The Berkeley Center for Law & Technology 3rd Annual Advanced Patent Law Institute, San Jose, CA (December 2002)

Back to the Future: *Festo*, Equivalents and Presumptive Prosecution History Estoppel, PLI's 8th Annual Institute for IP Law, San Jose, California (November 2002)

Use of Demonstrative Evidence in Patent Litigation, PLI Patent Litigation 2002, Alexandria, Virginia (November 2002)

Get On Your Marks, Get Set, Go; or And Just How Are We Going to Effect *Markman* Construction in This Matter, Counsel?, EuroLegal, The Essential Guide for Europeans Litigating Patents in the U.S.A., London (October 2002)

How Long Does U.S. Litigation Take?, EuroLegal, The Essential Guide for Europeans Litigating Patents in the U.S.A., London (October 2002)

Claim Construction, UT School of Law, 7th Annual Patent Law Institute, Austin, TX (October 2002)

Preserving Errors for Appeal, AIPLA Annual Meeting, Washington, D.C. (October 2002)

Back to the Future: *Festo*, Equivalents and Presumptive Prosecution History Estoppel, PLI's 8th Annual Institute for IP Law, New York City (September 2002)

Back to Basics Novelty and Technical Character in Patents 2002, IPL Summer School, Cambridge UK (August 2002)

Back to the Future: *Festo*, Equivalents and Presumptive Prosecution History Estoppel, IPL Summer School, Cambridge UK (August 2002)

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How are You Going to Sustain (or Beat) That Verdict or Judgment? Getting Ready in the Trial Court For the Twelve Wise Women and Men, Federal Circuit Bar Association 4th Bench and Bar Conference, San Diego (June 2002)

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International Panel: Compare and Contrast the Crucial Issues in Determining Choice of Jurisdictions, EF Legal International Patent Litigation, London (April 2002)

Back to Basics Novelty and Technical Character in Patents, AIPPI Helsinki Symposium, Helsinki Finland (March 2002)

Factors Involved in Choosing Administered or *Ad Hoc* Arbitration, and Selecting the Case Administrator, University of Akron School of Law Symposium of Intellectual Property Law and Policy, Akron, Ohio (March 2002)

How To Identify Patent Infringers Under U.S. Law, IBC Global Conferences 2nd Annual International Trademark Enforcement Conference, London (January 2002)

Claim Construction, UT School of Law, 6th Annual Patent Law Institute, San Jose CA (December 2001)

Get On Your Marks, Get Set, Go; Or And Just How Are We Going To Effect *Markman* Construction In This Matter, Counsel?, PLI Seventh Annual Institute for Intellectual Property Law, San Francisco, CA (November 2001)

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I Am What I Am, And I Mean What I Said: Rule 26(a)(2), Expert Reports And Patent Infringement Litigation, UT School of Law, 6th Annual Patent Law Institute, Austin, TX (November 2001)

Effective Strategies and Inevitable Traps While Prosecuting and Litigating Patents In View of The *Festo* and Other Federal Circuit Decisions, And the Recent Grant of Certiorari In *Festo*, Center for American and International Law, Dallas TX (November 2001)

Use of Demonstrative Evidence in Patent Litigation, PLI Patent Litigation 2001, Atlanta, Georgia (October 2001)

Now Where Do We Go With This *Festo*?, Iowa Intellectual Property Law Association, CLE Seminar, Des Moines, IA (October 2001)

Review of Recent International Case Law on Non-Literal Patent Infringement - Comparative Study, IBC UK Conference, Limited IP Law Summer School 2001, Cambridge UK (September 2001)

Get On Your Marks, Get Set, Go; Or And Just How Are We Going To Effect *Markman* Construction In This Matter, Counsel?, PLI How To Prepare and Conduct *Markman* Hearings, New York, NY (July 2001)

U.S. Anti-Cybersquatting Legislation and Enforcement, IBC UK Conferences, International Law Conference, Dublin, Ireland (May 2001)

International Panel: Compare and Contrast the Crucial Issues in Determining Choice of Jurisdictions, EF Legal International Patent Litigation, London, England (April 2001)

U.S. Patent Litigation - Make Your Case And Your Record Without Losing Your (Judge And Jury) Audience, AIPPI Congress, Workshop VII, Melbourne, Australia (March 2001)

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Current Practice in Exploiting and Enforcing United States Patents, Euroforum Conference: New Developments in U.S. Patent Law, London (February 2001)

International Exhaustion of Intellectual Property Rights Under United States Law and Precedent, IBC UK Limited European and International Aspects of IP Conference, London (January 2001)

Recent Developments in U.S. Trademark Enforcement, IBC UK Conferences: International Trade Mark Conference, London, England (January 2001)

Antitrust Considerations in Acquisitions, Standards Setting, Essential Facilities, Intellectual Property Owners Association Annual Meeting, Dallas, TX (November 2000)

Get On Your Marks, Get Set, Go; Or And Just How Are We Going To Effect *Markman* Construction In This Matter, Counsel?, PLI Sixth Annual Institute for Intellectual Property Law, San Francisco, CA (November 2000)

Business Considerations In Patent Litigation; Working With In-House General and Patent Counsel, The Sedona Conference, Patent Litigation, Sedona, AZ (November 2000)

Here We Go Again: New (Supplemental) Guidelines, New Precedential Rules for § 112, ¶ 6 Claim Elements, University of Texas School of Law and The Berkeley Center for Law & Technology, University of California at Berkeley, School of Law (Boalt Hall), Austin, TX (November 2000)

Prosecuting Utility Patents In The Region of Chaos: More Problems and Solutions, University of Texas School of Law and The Berkeley Center for Law & Technology, University of California at Berkeley, School of Law (Boalt Hall), Austin, TX (November 2000)

Current Practice in Exploiting and Enforcing United States Patents, DFWIPLA, Fall Intellectual Property Law Seminar, Dallas, TX (October 2000)

Get On Your Marks, Get Set, Go; Or And Just How Are We Going To Effect *Markman* Construction In This Matter, Counsel?, PLI Practicing Law Institute, Atlanta, GA (October 2000)

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Here We Go Again: New (Supplemental) Guidelines, New Precedential Rules for 112, ¶ 6 Claim Elements, National Council of Intellectual Property Law Associations, Akron, OH (September 2000)

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Enforcement Of Trademark Rights On The Internet: What Tools Are In The Toolbox?, INTA 2000 Annual Meeting, Denver, Colorado (April 2000)

I Am What I Am, And I Mean What I Said: Rule 26(a)(2), Expert Reports And Patent Infringement Litigation, State Bar of Texas, 13th Annual IPL Course, San Antonio, TX (March 2000)

International Panel: Compare and Contrast the Crucial Issues in Determining Choice of Jurisdictions, Tenth Euroforum Conference on International Patent Litigation, London (March 2000)

Patenting Software And Business Methods, University of Akron, School of Law, Second Annual Conference on Intellectual Property Law and Policy, Akron, OH (March 2000)

Enforcement Of Trademark Rights On The Internet: What Tools Are In The Toolbox?, Rochester Intellectual Property Law Association, Rochester, NY (February 2000)

Current Practice in Exploiting and Enforcing United States Patents, Euroforum Conference: New Developments in U.S. Patent Law, London (February 2000)

Federal Circuit Review, DuPont CLE Patent Seminar, Wilmington, DE (October 1999)

Section 112, ¶ 6 Means Plus Function Elements - Still Dazed And Confused, Or Is There Light In This Tunnel?, Third DFWIPLA Fall Intellectual Property Law Seminar, Dallas, Texas (October 1999)

Section 112, ¶ 6 Means Plus Function Elements - Still Dazed And Confused, Or Is There Light In This Tunnel?, National Council of Intellectual Property Law Associations, Akron, Ohio (September 1999)

Now You Access It, (Maybe) Now You Don't: Concepts Of Anticipation And Obviousness Based Upon Cyber Art, ACCA Conference, Rome, Italy (September 1999)

State Street Bank: Its Impact On The Business of Doing Business, Insight Information Seminar, New York, New York (June 1999)

Internet Jurisdictional Issues In Intellectual Property Litigation, Toronto Patent & Trademark Group, Niagara-On-The-Lake Conference, Niagara-On-The-Lake, Ontario Canada (June 1999)

Trademark/Tradename Enforcement Litigation In the United States, INTA 121st Annual Meeting, Seattle, Washington (May 1999)

Trials and Post-Trial Proceedings, ABA Section of Intellectual Property Law, Young Lawyers Committee, Washington, D.C. (April 1999), New Orleans, LA (May 1999)

Interplay of Injunction and Discovery Proceedings with Arbitration, ABA Section of Intellectual Property Law, Washington, D.C. (April 1999)

Equivalents in United States Patent Law and Precedent, AIPPI Helsinki Symposium, Helsinki, Finland (March 1999)

Now You Access It, (Maybe) Now You Don't: Concepts of Anticipation and Obviousness Based Upon Cyber Art, AIPLA Mid-Winter Institute, Lake Buena Vista, Florida (February 1999)

Effect of Foreign Litigation on U.S. Litigation, EuroForum: International Patent Litigation, London, England (February 1999)

International Exhaustion of Intellectual Property Rights Under United States Law and Precedent, IIR Legal Limited, London, England (January 1999)

'Put Up Your Dukes:' How To Use 35 U.S.C. § 102, 103, and 112 To Defend The Accused Infringer, Practicing Law Institute, Patent Litigation Seminar, Atlanta, Georgia (1999)

Mock Hearing, National Patent Board, San Francisco, CA (November 1998)

The Fallout From *Hilton Davis* - Doctrine of Equivalents Issues, University of Texas School of Law, Austin, TX (November 1998)

Panel: Model Case Management Order for Patent Litigation, Houston Intellectual Property Law Association, Galveston, TX (October 1998)

What's (§ 112 ¶ 6/DOE) Equivalent To Particularly Pointing Out and Distinctly Claiming Under § 112, ¶ 2, National Council of Intellectual Property Law Associations, Akron, OH (September 1998)

Welcome, My Friends, To The Show That Never Ends - Make Your Case And Your Record without Losing Your (Judge and Jury) Audience, ABA, Section of Intellectual Property Law, Young Lawyers Committee, Washington, D.C. (April 1998)

Effect of Foreign Litigation on U.S. Litigation, Euroforum: International Patent Litigation, London, England (April 1998)

How To Try A Patent Jury Case Under *Markman* and *Hilton-Davis*, 42nd Annual Conference on Developments in Intellectual Property Law, The John Marshall Law School, Chicago, IL (February 1998)

- Using *Prima Facie* Bricks: How to Build Up/Tear Down A Basic Case Establishing Liability for Patent Infringement, ABA Section of Intellectual Property Law Young Lawyers Committee, Dallas, TX, Philadelphia, PA, Pittsburgh, PA, Palo Alto, CA (1998)
- Patent Law Recent Developments (written by Gale R. Peterson), DuPont CLE Patent Seminar, Wilmington, DE (October 1997)
- How To Try A Patent Jury Case Under *Markman* and *Hilton-Davis*, Enforcing and Profiting From U.S. Patent Rights At the Millennium, Frankfurt, Germany (September 1997)
- Is It Is, Or Is It Ain't? Means Plus Function Elements, Seventh Annual Continuing Legal Education Program on Intellectual Property Law Practice, Akron, OH (September 1997)
- How To Try A Patent Jury Case Under *Markman* and *Hilton-Davis*, Chicago Bar Association Legal Education Seminar, New Developments in Patent Law, Chicago, IL (September 1997)
- Strategies for Managing the Patent Portfolio, Business Strategies for Managing Intellectual Property, Toronto, Ontario (September 1997)
- How To Try A Patent Jury Case Under *Markman* and *Hilton-Davis*, Seventh All Ohio Annual Institute On Intellectual Property, Cincinnati and Cleveland, Ohio (September 1997)
- Reconciling Section 112, Paragraph 6 Literal Equivalents With The Doctrine of Equivalents in the Wake of *Hilton Davis*, Practising Law Institute, Third Annual Institute for Intellectual Property Law, New York, NY (September 1997)
- Fifteen Years After - The Federal Circuit, Association of Corporate Patent Counsel, Aspen, Colorado (June 1997)
- U.S. Initiatives In Combating Trade Mark Infringement: New Challenges, New Tools, Euroforum: Trade Marks Europe '97, London, England (June 1997)
- Conflicts of Interest in the Corporate Family Context: The Way We Were and ABA Formal Opinion 95-390, International Trademark Association, 119th Annual Meeting, San Antonio, TX (May 1997)
- Patent Litigation After *Markman v. Westview Instruments*, Intellectual Property Owners Annual Meeting, Washington, D.C. (December 1996)
- Damages: Pay Me Now, Or Pay Me (Much, Much More) Later: The Effect of *Rite-Hite*, *King Instrument*, *Maxwell v. J. Baker* and *Mahurkar*, Advanced Patent Law Institute, Austin, TX (November 1996)
- To Be Or Not To Be - What Will It Be? *Hilton-Davis* and the Doctrine of Equivalents, CIPLA Patent Committee, Cleveland, Ohio (October 1996)
- Making the Most of the Summary (Jury) Trial, American Bar Association, Section of Litigation (August 1996)
- Pretrial Depositions: Talking About (Taking) The Deposition, American Bar Association, Section of Intellectual Property Law, 1996 Annual Meeting, Orlando, FL (August 1996)
- Malpractice Traps in IP Practice and the Grievance Process In Texas: A Panel Discussion, State Bar of Texas Annual Meeting, Dallas, TX (June 1996)
- Conflicts of Interest in the Corporate Family Context: The Way We Were and ABA Formal Opinion 95-390, American Bar Association, Spring Educational Program, Patent, Trademark and Copyright Law: Litigation and Corporate Practice Institute, Arlington, VA (April 1996)

Rule 49 and Jury Trial of the Patent Cause: From General To Special - Verdicts, That Is American Conference Institute, Jury Trials In Patent and High Tech Litigation, Chicago, IL (April 1996)

Reforming Jury Practice In Patent Cases: Suggestions Towards Learning to Love Using an Eighteenth Century System While Approaching the Twenty-First Century, 40th Annual Conference on Developments in Intellectual Property Law, The John Marshall Law School, Chicago, IL (February 1996)

Trials and Multi-Media Demonstrations with Computers: Welcome to the Show, American Bar Association Section of Intellectual Property Law, Advanced Intellectual Property Litigation Techniques, Arlington, VA (December 1995)

Intellectual Property In a Post-GATT/TRIPS World: Implications for Universities and Industries, Texas Technology Transfer Association, Annual Conference, Dallas, TX (September 1995)

Panel Discussion: Practical Ethical Problems in Intellectual Property - Ethical Considerations that May Arise When the Attorney and/or Firm Prosecuting a Patent or Trademark Registration Application (the Prosecuting Attorney or Firm) also Represents the Patent Owner or Trademark Registrant in Litigation Enforcing Those Rights, IIPLA Spring Program, Bettendorf, IA (September 1995)

U.S. Pat. _____ Marks the Spot; 35 U.S.C. § 287, 292, the Patent Marking Rules, Cincinnati Bar Association, Fifth All Ohio Annual Institute on Intellectual Property, Cleveland and Cincinnati, OH (September 1995)

Drafter's Dilemma: Means Plus Function and Guidelines and *Hilton-Davis*, Oh My!, National Council of Intellectual Property Law Associations in connection with The National Inventors Hall of Fame Induction Ceremonies, Akron, OH (July 1995)

Training and Development Programs for Intellectual Property Litigators and Trial Lawyers: The Ten Commandments (Plus A Few), American Bar Association, Intellectual Property Law Section, Summer Conference, Colorado Springs, CO (June 1995)

Panel Discussion: Practical Ethical Problems in Intellectual Property - Ethical Considerations that May Arise When the Attorney and/or Firm Prosecuting a Patent or Trademark Registration Application (the Prosecuting Attorney or Firm) also Represents the Patent Owner or Trademark Registrant in Litigation Enforcing Those Rights, American Bar Association, Section of Intellectual Property Law, 10th Annual Spring CLE Program, Arlington, VA (April 1995)

The Curse of "Copying", Orange County Patent Law Association/San Diego Intellectual Property Law Association 1995 Spring Seminar, San Diego, CA (Apr. 1995)

35 U.S.C. § 112, ¶ 6: *In re Donaldson*, The PTO, and *In re Alappat et al.*, Eastern New York Patent Law Association, Coxsackie, NY (October 1994)

"Trick or Treat" - Litigation Under the New Federal Rules of Civil Procedure (and Their Local Rule Friends), All Ohio Institute on Intellectual Property, Cleveland and Cincinnati, Ohio (September 1994)

Effect of Foreign Litigation on U.S. Litigation, AIPPI/MIE International Conference, Budapest, Hungary (September 1994)

Back To The Future/Patent Misuse Rides Again, Abbott Patent & Trademark Attorney Seminar, Abbott Laboratories, Abbott Park, IL (July 1994)

Effect of Foreign Litigation on U.S. Litigation, Special June Intellectual Property Law Conference, American Bar Association, Section of Intellectual Property Law, Hot Springs, VA (June 1994)

The Curse of "Copying", 38th Annual Conference on Developments in Intellectual Property Law, The John Marshall Law School, Chicago, IL (February 1994)

The Power of Suggestion (Teaching, Reason or Motivation) and Combined-Reference Obviousness, Pittsburgh Intellectual Property Law Association, Pittsburgh, PA (November 1993)

Intellectual Property Damages Issues, Practice and Trends (You Can Pay Me Now, Or You Can Pay Me Later), Seventh Annual Industrial & Intellectual Property Society of Australia Annual Conference, Sydney, Australia (July 1993)

The Power of Suggestion (Teaching, Reason or Motivation) and Combined-Reference Obviousness, National Council of Intellectual Property Law Associations, Akron, OH (April 1993)

Practice Under the Civil Justice Reform Act of 1990 and the Proposed Amendment to the Federal Rules of Civil Procedure: Interface with Alternative Dispute Resolution in Intellectual Property Law Disputes, AIPLA 1993 Mid-Winter Institute (January 1993)

What's Better? What's Best? - The Best Mode Requirement in US Patent Practice, The Southwestern Legal Foundation 30th Annual Institute on Patent Law, Dallas, TX (November 1992)

Attorney Disqualification: Recent Developments & Current Issues, Franklin Pierce Law Center, Patent Litigation: Tactics & Tools (September 1992)

Estopped from Joining in on *Feist* : How to Prevent the Factual Compiler from Going Without, American Bar Association, Patent, Trademark and Copyright Section, Annual Meeting (August 1992)

Disqualification: An Attorney's Nightmare, or, with Corporate Counsel's Waiver, Just Another Bad Dream, AIPLA 1992 Spring Stated Meeting, Minneapolis, MN (May 1992)

Do The Means Justify the End - A Matter of *Bond, Bowles* , The Office and 35 U.S.C. §112, ¶ 6, National Council of Intellectual Property Law Associations, Akron, OH (Apr. 1992)

Inequitable Conduct - Ring Out the Old, Ring In the New, Cleveland Intellectual Property Law Association, Chemical and Biotechnology Practice Committee, Cleveland, OH (February 1992)

What's Better? What's Best? - The Best Mode Requirement in US Patent Practice, AIPPI-MIE Budapest International Conference 1991, Budapest, Hungary (September 1991)

An Overview of the Procedure of A Section 337 Investigation Before the United States International Trade Commission, 1990 All Ohio Annual Institute on Intellectual Property, Cincinnati and Cleveland, OH (June 1990)

The Ethical, Ultimate Tactical Weapon: Attorney Disqualification in Patent Litigation, State Bar of Texas Annual Meeting, Dallas, TX (June 1990)

Inequitable Conduct and Violation of the (Statutory) Duty of Disclosure: The 1990 Perspective, Cleveland Patent Law Association, Akron, OH (March 1990)

The Attorney's Role in Patent Counseling with An Eye Towards Litigation, AIPLA 1989 Annual Meeting, Arlington, VA (October 1989)

The Ethical, Ultimate Tactical Weapon: Attorney Disqualification in Patent Litigation, AIPLA 1989 Annual Meeting, Arlington, VA (October 1989)

Queries and Expectations: An Outline of Issues in Intellectual Property Aspects of Artificial Intelligence, 3rd Annual Computer Information Technology Law Institute, the University of Texas at Austin School of Law,

Austin, TX (September 1989)

Inequitable Conduct and Violation of the (Statutory) Duty of Disclosure Revisited: *Harita to Kingsdown Medical to Merck*, Taken in View of *Western Electric v. Piezo Technology*, Intellectual Property Law CLE Conference, Indianapolis, IN (July 1989)

The Effective Arbitration of Licensing Disputes: Some Practical Considerations, AIPLA Mid-Winter Institute, Marriott Hotel, Marco Island, FL (January 1989)

The Effective Arbitration of Licensing Disputes: Some Practical Considerations, 24th Annual Meeting of LES USA/Canada, Marco Island, Florida (October 1988)

Harmonization and the Patent, Trademark or Copyright-Based Section 337 Investigation before the United States International Trade Commission, AIPPI-MIE International Conference, Budapest, Hungary (September 1988)

Answered Questions: New Developments Regarding Inequitable Conduct and Examiner Testimony (Parts I and II), Orange County Patent Law Association, Laguna Hills, CA (April 1988)

How to Use Pre-Trial Motion Practice to the Advantage of the Accused Infringer, Rochester Patent Law Association, Rochester, NY (April 1988)

United States Export Control Procedures, 2nd Annual Southwestern Computer Law & Technology Institute, The University of Texas at Austin, School of Law, Austin, TX (March 1988)

Adjudicating Infringement in Biotechnology Patent Cases - Out With the Old Rules, In with the New?, 32nd Annual Conference, The John Marshall Law School, Chicago, IL (February 1988)

Answered Questions: New Developments Regarding Inequitable Conduct and Examiner Testimony (Parts I and II), Federal Circuit Bar Association, Dallas, TX (February 1988)

Answered Questions: New Developments Regarding Inequitable Conduct and Examiner Testimony, Toledo Patent Law Association (October 1987)

How to Use Pre-Trial Motion Practice to the Advantage of the Accused Infringer, AIPLA (October 1987)

Recent Developments in U.S. Patent, Trademark and Copyright Law, American Bar Association, Annual Meeting, San Francisco, CA (August 1987)

Recent Developments in U.S. Patent Law, Trade Secret Law and Patent Legislation Pertinent to Non-U.S. Patentees, Accused Infringers, Licensors and Licensees, LES, Great Britain/Ireland Meeting, London, England (May 1987)

Life After *A.B. Dick v. Burroughs*, Columbus Patent Association (January 1987)

Life After *A.B. Dick v. Burroughs*, Dayton Patent Law Association (November 1986)

Life After *A.B. Dick v. Burroughs*, Cleveland Patent Law Association (October 1986)