IP LITIGATION

AALRR advises and represents businesses and individuals in California and other states on a variety of intellectual property issues. Our attorneys have successfully litigated numerous intellectual property cases on behalf of both plaintiffs and defendants in myriad types of disputes. We proudly serve as trusted advisors to our clients on legal issues as they arise—and often before they arise. In addition, we help our clients protect and enforce their valuable intellectual property. Included in our regular casework are matters pertaining to trademark, trade dress, and unfair competition; trade secrets; copyright; design patent; and others.

Alerts & Articles

Data Privacy in California: Enforcement and Litigation Under The California Consumer Privacy Act
02.11.2020

Data Privacy in California: Is Your Business Prepared for the California Consumer Privacy Act?
10.22.2019

Blog Posts

Supreme Court Unanimously Rules Willfulness is Not a Precondition for an Award of Infringer’s Profits in Trademark Cases
Business Law Journal, 04.27.2020

Data Privacy in California: Enforcement and Litigation Under The California Consumer Privacy Act
Business Law Journal, 02.11.2020

ATTORNEYS
Joseph K. Lee
Lana Milojetic, CIPP/US
Shawn M. Ogle
Adam P. Snyder
Ethan G. Solove
Brian M. Wheeler

RELATED AREAS
Administrative Hearings & Arbitrations
Alternative Dispute Resolution
Bidding Disputes & Contract Litigation
Business & Commercial Litigation
Class Action Defense
Construction Claims & Litigation
Data Security & Privacy
Education Litigation
Labor & Employment Litigation
Litigation
Real Estate Litigation
Tax Controversy & Litigation
Trials
Wage & Hour

RELATED INDUSTRIES
International Shipping, Logistics & Distribution
Manufacturing
IP Litigation

Supreme Court Unanimously Rules Patent and Trademark Office Cannot Recover Attorneys’ Fees in Section 145 District Court Challenges of Patent Denial Decisions
Business Law Journal, 12.16.2019

Infringers Profits and Willfulness: Supreme Court Set to Resolve Circuit Split Regarding Trademark Damages
Business Law Journal, 10.24.2019

Words Matter in Design Patents: Federal Circuit Rules that Claim Language Can Limit the Scope of a Design Patent

The Tale of Three Presumptions
Business Law Journal, 06.06.2018

Ninth Circuit Provides Guidance for Likelihood of Irreparable Harm in Trademark and Trade Dress Cases, But Questions Still Loom for the Role of Evidence of Likelihood of Confusion
Business Law Journal, 06.04.2018

Don’t Wave the White Flag: The General Mills TTAB Decision Is Not a Pink Slip for Protection of Trade Dress that Includes Color
Business Law Journal, 06.01.2018