



ROBERT MOLITORS

rmolitors@chdlaw.com
(202) 838-1563

Mr. Molitors is Of Counsel in our Washington, D.C. office. He focuses his practice on the protection and enforcement of Intellectual Property rights before the USPTO, the Federal District Courts, and the U.S. Court of Appeals for the Federal Circuit. He has extensive experience in litigation and the preparation and prosecution aspects of IP law. His practice includes pre-grant, post-grant contested proceedings and appellate matters, licensing and infringement issues, freedom to operate opinions, and new business development. He has represented clients involving technologies including computer hardware design, software systems, semiconductor fabrication, cellular communications, wireless devices, networking, and internet related technologies.

PRACTICES:

Patent Litigation, Intellectual Property Litigation, Post Grant PTAB Litigation, Licensing, Counseling

STATE BAR ADMISSIONS AND USPTO REGISTRATION:

Ohio
District of Columbia
Virginia
United States Patent and Trademark Office, Registration No. 66,726

COURT ADMISSIONS:

U.S. Supreme Court
District Court of District of Columbia
U.S. Court of Appeals for the Federal Circuit

EDUCATION:

Capital University Law School, J.D.
George Washington University, Intellectual Property Program
Northeastern University, M.B.A. and M.S.E.E.
Case Western Reserve University, B.S.E.E.



REPRESENTATIVE CASES

Counsel for a digital imaging technology company and solo inventor regarding automatic digital image correction technology, successfully prosecuted litigation and licensing campaign that included seven lawsuits in the Eastern District of Texas against many of the world's largest digital camera companies located in Japan and South Korea. All cases settled prior to trial on terms favorable to the client, and the client's technology is now licensed throughout the industry.

Counsel for Taiwanese inventor and manufacturer of air mattresses in patent lawsuits in the Eastern District of Texas and Eastern District of Virginia. Reached favorable pre-trial settlement against one of the world's largest retailers. Continue to represent the client manufacturer in litigation against several additional retailers, in a competitor case with cross-asserted patents, and before the PTAB.

Counsel for petitioner, a major software communications services firm, in an inter partes review at the Patent Trial and Appeal Board regarding interactive image process resulting in the institution of trial and invalidating the patent.

Counsel for petitioner, a major software communications services firm, in a covered business methods review at the Patent Trial and Appeal Board regarding e-commerce resulting in the institution of trial.

Counsel for petitioner, a major software communications services firm, in a covered business methods review at the Patent Trial and Appeal Board regarding cloud messaging resulting in the institution of trial.

Counsel for petitioner, a major software communications services firm, in a covered business methods review at the Patent Trial and Appeal Board regarding anonymous communications resulting in the institution of trial and a grant of adverse judgment against the patent owner.

Counsel for patent owner, a large microprocessor manufacture, in an inter partes review at the Patent Trial and Appeal Board resulting in a denial of institution and successful confirmation of patentability for the patent owner.

Counsel for patent owner, a large semiconductor manufacture, in an inter partes review at the Patent Trial and Appeal Board resulting in a denial of institution and successful confirmation of patentability for the patent owner.

Counsel for appellant, a large environmental systems manufacture, at the Court of Appeals for the Federal Circuit against the United States Patent and Trademark Office (USPTO) resulting in the USPTO granting a patent to the client.

Counsel for patent owner, a correctional facility communication system manufacturer, in multiple inter partes reviews at the Patent Trial and Appeal Board resulting in denials of institution and successful confirmation of patentability for the patent owner.

Counsel for plaintiff, a telecommunication firm, in a district court patent infringement case regarding

OFDMA cellular networking resulting in a successful settlement prior to trial.

Counsel for complainant in an ITC investigation regarding OFDMA cellular networking, successfully obtained resolution of a long-standing competitor dispute.