

Practices

Intellectual Property Litigation

Managing valuable intellectual property assets poses a constant challenge to companies of all sizes. A rapidly changing global market and increasingly complex technological terrain can complicate intellectual property disputes, leaving a company's IP and goods and services more vulnerable than ever. For innovators, continued growth depends on the ability to enhance the value of their products and services as well as shield against third party claims of infringement.

Akerman's Intellectual Property Practice Group protects the value of our clients' assets by aggressively pursuing infringers and defending our clients from accusations of wrongdoing. Members of our team have advanced technical degrees and business experience in disciplines such as electrical engineering, computer science, chemistry, and molecular biology. From software to semiconductors, devices to designs, and biotechnology to business methods, our lawyers and professionals have served innovative companies and research entities across the globe for more than three decades. By coupling industry insights with a keen focus on our clients' business objectives, we efficiently litigate the full range of intellectual property issues—including patent, trademark, copyright, trade secret, trade dress, and related contract disputes.

What We Do

- Patent litigation
- Trademark, copyright, and advertising litigation

Connect With Us



**Brian C.
Bianco**

Chair, Intellectual
Property Practice
Group
+1 312 634 5705

Our Team

Related Work

Entertainment
Franchise and
Licensing
Intellectual Property
Intellectual Property
Licensing
Intellectual Property
Transactions and Due
Diligence
Internet Law
Litigation
Patent Litigation
Patent Prosecution and
Portfolio Management
Trade Secrets,
Restrictive Covenants,
and Unfair Competition
Trademarks

- Trade secret litigation
- Trade dress and design patent litigation
- Contractual and licensing disputes