
DIALOGUE LEADERS

Ronald A. Antush*Nokia of Americas Corp., Plano, TX*

Ron is currently the Head of Litigation for Nokia in the Americas, and previously served as the Global Head of Litigation and the Global Head of IP Litigation for Nokia. He specializes in strategizing and executing in all phases of IP litigation in various jurisdictions in the U.S., including the ITC, as well as around the globe. He has also been actively involved in the legislative and policy issues with respect to U.S. patent reform proposals currently under consideration. Prior to joining Nokia, Ron practiced with the international law firm Jones Day, in Dallas. In addition, he served as an Adjunct Professor of Law at SMU School of Law, teaching courses on litigating intellectual property disputes. He is active in multiple Bar organizations, including IPO--where he serves on the Board of Directors, AIPLA, Federal Circuit Bar, ITC Trial Lawyers Association, and Texas State and local bars. Ron received his Juris Doctorate from Case Western Reserve University School of Law in 1990, graduating *magna cum laude*, and his Bachelor of Science in Engineering Physics from John Carroll University in 1987, graduating *cum laude*. Ron is a member of the Steering Committee for The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices (WG10).

Patrick Arenz*Robins Kaplan LLP, Minneapolis, MN*

Patrick is a trial lawyer who handles high-stakes disputes for a diverse set of clients, ranging from Fortune 100 companies to small inventor-led companies and individuals. His practice focuses on patent and copyright infringement matters, trade secret misappropriation, breach of contract disputes, and business and individual tort cases. In five separate enforcement efforts for inventor-led companies, he has secured eight-figure licensing revenues for each client. He is equally adept at representing defendants and has handled competitor-versus-competitor patent cases on both sides of the "v." His cases have garnered media attention from outlets including *The New York Times* and the *Star Tribune*. Based on his accomplishments, Patrick was selected for the *Minneapolis/St Paul Business Journal's* 40 Under 40 list and named a Minnesota Attorney of the Year in 2018. He was also a Finalist for Public Justice's Trial Lawyer of the Year. Patrick has served as Vice-Chair of The Sedona Conference Working Group 10 on Patent Litigation Best Practices (WG10).

Donald R. Banowit*Sterne, Kessler, Goldstein & Fox PLLC, Washington, DC*

Don is a director in the litigation practice group at Sterne, Kessler, Goldstein & Fox PLLC, an intellectual property law firm located in Washington, DC. He has successfully represented clients in patent infringement actions across a wide variety of industries, including consumer and industrial products, electronics, software, and biotechnology. Don also has extensive experience in post-grant proceedings before the USPTO, and is a contributing author to *Patent Office Litigation*, a two-volume treatise on patentability challenges before the Central Reexamination Unit and Patent Trial and Appeal Board. He is a trained rocket scientist (B.S.E.,

DIALOGUE LEADERS

Aerospace Engineering) and is a registered U.S. patent attorney. Don is a former member of the Steering Committee for The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices (WG10).

James R. Barney

Finnegan, Henderson, Farabow, Garrett & Dunner LLP, Washington, DC

James is a first-chair litigator specializing in all aspects of patent litigation and appeals. His litigation experience includes numerous patent trials in federal district courts, the International Trade Commission, the Patent Trial & Appeal Board, and before arbitration panels. James has also provided strategic advice in foreign patent proceedings, including in Germany, England, the Netherlands, Japan, and China. He also appears frequently at the Federal Circuit, and in 2016 he argued the en banc *Aqua Products, Inc. v. Matal* case, which resulted in significant changes in PTAB practice. He led Finnegan's appellate practice section for several years.

Hon. Jacqueline D. Wright Bonilla

U.S. Patent and Trademark Office, Patent Trial and Appeal Board, Washington, DC

Judge Bonilla serves as Acting Deputy Chief Administrative Patent Judge at the Patent Trial and Appeal Board at the U.S. Patent and Trademark Office. Since her appointment as an Administrative Patent Judge in January 2012, she has conducted numerous post-grant patent trials under the America Invents Act, heard appeals from adverse examiner decisions in patent applications and reexamination proceedings, and rendered decisions in interferences. Previously, she worked for twelve years in private practice, including as a partner at Foley & Lardner, LLP. She also served as a judicial law clerk to the now-retired Chief Judge Randall Rader at the U.S. Court of Appeals for the Federal Circuit. Judge Bonilla graduated from the University of Virginia School of Law and holds a Ph.D. in Pharmacology from the University of Virginia, and a B.A. in Biochemistry from the University of California, Berkeley.

Michael L. Brody

Winston & Strawn, Chicago, IL

Mike has been active in The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices (WG10) since 2010. He led Winston & Strawn's intellectual property practice from 2007 through 2017. He represents plaintiffs and defendants based in the U.S., Europe, and Asia, and has tried many cases to verdict. He has handled IP cases in industries ranging from telecommunications, computer architecture, and semiconductor fabrication, to artificial turf, eyeglasses, and paint rollers. Mike has twice been recognized as Illinois Intellectual Property Litigator of the Year.

DIALOGUE LEADERS

G. Brian Busey*Morrison & Foerster LLP, Washington, DC*

Brian is a Senior Counsel at Morrison & Foerster LLP where his practice focuses on complex intellectual property matters, especially those before the U.S. International Trade Commission and in federal district courts. He has litigated over 40 Section 337 cases in a variety of areas. Brian is sought out as a speaker and has written extensively on ITC practice and procedure. He is a leader in the ITC Bar, and is a past President of the International Trade Commission Trial Lawyers Association (2011). Brian is recognized as leader in ITC practice by *Chambers USA* (2013-18) and *Chambers Global* (2014-18); in Intellectual Property by *Best Lawyers in America* (2010-18); and as the top lawyer in Washington, D.C. for Intellectual Property by the *Washington Business Journal* (2009). While earning his J.D., Brian was Editor of the *Georgetown Law Journal*. He was a law clerk to Judge John H. Pratt of the U.S. District Court for the District of Columbia. Brian is a member of the Steering Committee for The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices (WG10).

Sarah Chapin Columbia*McDermott Will & Emery, Boston, MA*

Sarah assists clients with matters related to intellectual property litigation, including patent, trademark, copyright and trade secrets. She is the former head of McDermott's Intellectual Property Practice and serves on the Management Committee. Sarah is a Fellow in the American College of Trial Lawyers. She has led several patent infringement and invalidity trials across several jurisdictions, including various federal courts in Massachusetts, Florida, Delaware, California, and Texas. Sarah counsels clients on overall intellectual property strategy and positioning, including litigation avoidance. She provides legal services across several industries, including semiconductor, pharma/biotech, internet, hardware and software, medical device and manufacturing companies. Sarah is a member of the faculty of the Munich Intellectual Property Law Center, where each year she teaches a two-day course focused on U.S. patent litigation.

Dianne B. Elderkin*Akin Gump Strauss Hauer & Feld LLP, Philadelphia, PA*

Dianne is a partner in the Philadelphia office of Akin Gump. A chemist by training and a registered patent attorney for over thirty years, she has litigated cases across a wide range of life sciences technologies. In June 2009, Dianne led a team of lawyers who won a jury verdict reported by Bloomberg to be the largest jury verdict in U.S. history in a patent case. *The American Lawyer* named her "Litigator of the Week" on July 1, 2009, the first woman selected for this honor. Dianne is also a Fellow in the American College of Trial Lawyers.

Deborah E. Fishman*Arnold & Porter Kaye Scholer, Palo Alto, CA*

Deborah is a Palo Alto-based partner in Arnold & Porter Kaye Scholer's Intellectual Property Group. She focuses her practice on intellectual property, with a particular emphasis on biopharmaceutical and medical device patent litigation. Deborah also handles antitrust, trade secret, and commercial litigation. She has successfully represented Fortune 500 companies in critical patent cases and commercial disputes, and has litigated five lawsuits worth more than \$1 billion through trial. Deborah is also registered to practice before the USPTO and has an active practice in post-grant proceedings before the Patent Trials and Appeals Board. Deborah is a member of the Steering Committee for The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices (WG10).

Hon. Andrew J. Guilford*U.S. District Judge, Central District of California, Santa Ana, CA*

U.S. District Judge Guilford sits in Orange County, California, and is a Patent Pilot Program Judge. He has sat by designation with the Federal and Ninth Circuit Courts of Appeal. For over 30 years, Judge Guilford was a trial lawyer on cases involving varied issues such as intellectual property. As a Regent Scholar at UCLA, he received his AB in Economics *summa cum laude*, Phi Beta Kappa, and his JD also from UCLA, where he was an associate editor of the *Law Review*. In 1992, Judge Guilford was elected to the American College of Trial Lawyers; five times the *Daily Journal* chose him as among California's Top 100 Lawyers. Judge Guilford served as President of the California State Bar and Orange County Bar. He was an editor of The Rutter Group's *Federal Civil Procedure Before Trial* and an Adjunct Professor at the UC Irvine School of Law. Judge Guilford served as President of the Public Law Center, receiving numerous awards for his pro bono work.

Azra Hadzimehmedovic*Tensegrity Law Group, McLean, VA*

Azra is a partner at Tensegrity Law Group, and has extensive experience litigating complex patent cases in U.S. district courts, the ITC, and the International Chamber of Commerce. She has litigated significant patent matters for industry-leading companies in diverse technology areas, including computers; semiconductor devices, processing, and packaging; software; Wi-Fi- and location services; content delivery network services; pharmaceuticals; and medical devices. Prior to joining Tensegrity Law Group LLP in 2011, she was a litigation associate at Weil, Gotshal & Manges LLP. Before practicing law, Azra worked as a scientist and technical editor for the United States Pharmacopeia, an official standards-setting authority for medicines and other health-care products. At Berkeley, she received the Stephen Finney Jamison Award.

DIALOGUE LEADERS

Hon. Faith S. Hochberg (ret.)*HochbergADR, New York, NY; D.N.J. (ret.)*

Judge Hochberg served over 15 years as a federal judge in the District of New Jersey. In 2015, she founded Hochberg ADR, based in New York. Judge Hochberg also serves as a Court-Appointed Monitor in an international cybersecurity case, and as a court-appointed Special Master in both a Trade Secrets/Patent case and an Antitrust MDL. Judge Hochberg previously served as The U.S. Attorney for the District of New Jersey and was Deputy Assistant Secretary of the U.S. Treasury Department. She has twice been confirmed by the U.S. Senate. Judge Hochberg spent many years in private practice as Legal Assistant to the Chairman of the SEC; and as a top official in a bank regulatory agency. Judge Hochberg is known for her expertise in complex cases. She is listed on the rosters of AAA, ICDR, Federal Arbitration, CPR, WIPO, ITC and ICC and is a Fellow of the College of Commercial Arbitrators. Judge Hochberg serves on the Advisory Board of the Innovation Center for Law & Technology, at New York Law School. Judge Hochberg graduated from Harvard Law School, *magna cum laude*, where she was an Editor of the *Harvard Law Review*, and earned a B.A., *summa cum laude*, from Tufts University. She was elected to Phi Beta Kappa. Judge Hochberg also attended the London School of Economics.

Byron Holz*Nokia, Atlanta, GA*

Byron serves dual roles at Nokia, as both Head of IP Services for Nokia Software, and Senior IPR Licensing Counsel. His work includes both transactional and litigation matters. In parallel with his work for Nokia, Byron has taught International Intellectual Property at Emory University School of Law. He previously worked in Alston & Bird's IP Litigation group, and as a clerk for the Honorable Marilyn L. Huff in the Southern District of California.

Haifeng Huang*Jones Day, Hong Kong/Beijing, China*

Haifeng co-chairs Jones Day's intellectual property practice in China and is regularly called on to lead teams and advise clients on their complex business disputes and intellectual property matters. He has a broad practice covering disputes and transactions involving patents, trademarks, copyrights, trade secrets, unfair competition, antitrust, and technology licenses. Haifeng has advised clients on cases in intellectual property courts and other courts and agencies throughout China, as well as before multiple arbitration tribunals. These cases have involved a diverse range of industries, including software and systems, semiconductors, telecommunications, electronics, textiles, chemicals, optics, consumer products, heavy machinery, medical devices, and biotechnology. Haifeng is a frequent speaker on China intellectual property issues and has been recognized for his work in *World IP Review*, *Managing Intellectual Property*, *IAM Patent*, and *Chambers Asia-Pacific*.

R. Eric Hutz*Reed Smith LLP, Wilmington, DE*

Eric is a partner in the firm's Intellectual Property, Innovation and Information Practice Group. His practice over the last 30 years involves patent litigation in Federal Court on behalf of patent owners and defendants, focusing on a variety of technical fields and also involves patent licensing, transaction due diligence studies, and valuing patent portfolios. Eric is a member of the AIPLA, Federal Circuit Bar Association, Federal Bar Association and Licensing Executives Society. He has lectured to various groups on a wide range of patent related topics, including patent damages. Eric graduated from Lehigh University and the George Washington University Law School. He is currently serving as Chair of The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9), after first joining the Steering Committee for WG9 and also Working Group 10 on Patent Litigation Best Practices (WG10) in January 2015.

Jonathan James*Fortress Investment Group, San Francisco, CA*

Jon is a Managing Director with Fortress Investment Group, where he serves as Director of Litigation and Portfolio Management for Fortress's Intellectual Property Group and Fortress's IP Investment Fund. Prior to joining Fortress, Jon was a partner and Co-Chair of the Intellectual Property Practice at Perkins Coie. Jon has 30 years of experience representing leading technology companies in patent, trade secret and competition litigation throughout the United States and in Europe and Asia. He also has extensive experience advising clients on patent portfolio strategy, patent licensing, patent sales and acquisition, and patent monetization. Before attending law school, Jon worked in marketing positions at IBM. He also served as a law clerk for the U.S. Senate Judiciary Committee Sub-Committee on Patents, Copyrights and Trademarks. Jon is recognized as one of the World's Leading IP Strategists by *Intellectual Asset Magazine*.

Philip Staton Johnson*Johnson-IP Strategy and Policy Consulting, New Hope, PA*

Phil is founder and principal of Johnson-IP Strategy and Policy Consulting and Chair of the Steering Committee of the Coalition for 21st Century Patent Reform. Previously, he was Senior Vice President-Intellectual Property Policy & Strategy, Johnson & Johnson, a member of the Executive Committee & Immediate Past President of the Intellectual Property Owners Association, a member of the Board of the Intellectual Property Owners Association Education Foundation (Past President), of the Association of Corporate Patent Counsel (Past President), and of PhRMA's IP Focus Group (Chair Emeritus). He has testified before Congress repeatedly on patent reform issues and was recognized in the Congressional Record as a member of the Minority Whip's "Kitchen Cabinet" for the America Invents Act. In 2013, he was awarded the NJIPLA Jefferson Medal. Phil received his B.S., *cum laude* from Bucknell, and his J.D. degree from Harvard. Phil is a member of the Steering Committee for The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices (WG10).

Otto Licks*Licks Attorneys, Rio De Janeiro, BR*

Otto is a partner at Licks Attorneys, a Brazilian law firm with about 200 people among its offices in Rio de Janeiro, São Paulo, Brasília, and Tokyo. He handles complex litigation and policy making, with over 25 years of experience representing international clients in life sciences, telecom, electronics, and internet. Otto's practice focuses on preliminary and permanent injunctions and monetization (damages and licensing), advising clients primarily on patent, trade secrets, unfair competition and regulatory data exclusivity, government procurement, food and drug and regulatory of telecom and internet. Otto has been recognized by clients in many international rankings. He was the first chair in over 100 cases, from TROs and *ex parte* injunctions up to leading cases before the Brazilian Supreme Court. Otto is an accomplished speaker in the United States, Europe and Asia and has published extensively in his areas of expertise.

Steven Lieberman*Rothwell, Figg, Ernst & Manbeck, P.C., Washington, DC*

Steven is a shareholder at the Washington, D.C. intellectual property firm of Rothwell, Figg, Ernst & Manbeck, P.C. He has been litigating patent and other intellectual property cases since 1991, and he has served as lead counsel in numerous lawsuits in the pharmaceutical, biotech, veterinary, and medical products fields, including handling more than 30 Hatch-Waxman litigations. Steven has experience representing both generic and brand name companies across district courts, the Federal Circuit, and the International Trade Commission. He also handles and argues post-grant proceedings (IPRs and CBMs) created by the America Invents Act, and he regularly advises clients on biosimilars issues. Steven received a B.A. degree from Princeton University, *summa cum laude*, in 1980 and a J.D. degree from Columbia University Law School in 1984.

Josephine Liu*Sandoz Inc., Princeton, NJ*

Josephine is head of U.S. IP Litigation at Sandoz where her practice focuses on patent litigation of biopharmaceutical cases for Sandoz pipeline products both in district court and the Patent Trial and Appeal Board. She directs U.S. patent litigation strategy for Sandoz on drug products, and also manages Sandoz's US IP Litigation team. Prior to joining Sandoz, Josephine was with Axinn Veltrop & Harkrider LLP and Goodwin Procter LLP where she tried high profile patent infringement cases involving pharmaceutical products in several federal district courts. Josephine received her J.D. from Fordham School of Law, a Ph.D. in bio-organic chemistry from the University of Pennsylvania, and a bachelor's degree in Chemistry from Cornell University and is a registered U.S. Patent Attorney. Josephine serves on ACI's Hatch-Waxman Series Advisory Board (2017-present).

David Long*Essential Patent LLC, Oak Hill, VA*

David founded the Essential Patent LLC intellectual property law firm which focuses on patent law legal counseling, and is a co-founding member of the Ergoniq LLC law firm that handles intellectual property and general business disputes. He has over 20 years of experience leading complex patent litigation in U.S. federal courts and the USPTO. David counsels domestic and international clients to resolve intellectual property disputes in telecommunications and other high-technology areas. He is a leader in global intellectual property law organizations, and often speaks on significant patent law issues. The U.S. Congress and White House have sought his views on patent policy issues. David is a recognized thought leader on standard essential patents. His Essential Patent Blog is followed by decision makers in industry, the judiciary and competition authorities throughout the world. David clerked at the Federal Circuit, has a master's degree in electrical engineering, and several years of communications engineering experience.

John Derek McCorquindale*Finnegan, Henderson, Farabow, Garrett & Dunner LLP, Reston, VA*

Derek is a Partner at Finnegan, Henderson, Farabow, Garrett & Dunner, LLP, and focuses his practice on patent litigation, both at the trial and appellate levels. He has extensive experience in cases before federal district courts, the International Trade Commission, the Patent Trial and Appeal Board, and the U.S. Court of Appeals for the Federal Circuit, where he has contributed to numerous successful appeals, including arguing as lead counsel. Derek works on cases in a wide range of industries, such as ANDA litigations, mobile devices, computer graphics, imaging technology, medical devices, and outdoor recreation products. After law school at Duke University and several years in practice at Finnegan, Derek spent a year clerking at the U.S. Court of Appeals for the Federal Circuit, in the chambers of the Honorable Jimmie V. Reyna.

Scott A. McKeown*Ropes & Gray LLP, Washington, DC*

Scott is a partner in Ropes & Gray's intellectual property litigation practice group and chair of the firm's Patent Trial and Appeal Board (PTAB) practice. He focuses his practice on post-grant patent counselling and litigation matters at the U.S. Patent and Trademark Office and related appeals to the U.S. Court of Appeals for the Federal Circuit. Scott is an active PTAB trial attorney and is recognized as a thought leader in the PTAB industry. He is a Professorial Lecturer in Law at The George Washington University Law School, a member of the teaching faculty of the Practising Law Institute and a founding member of the Board of Directors of the PTAB Bar Association. Scott is also a contributing editor to The Sedona Conference Working Group 10: Patent Litigation Best Practices. He maintains a blog, *PatentsPostGrant.com*, which examines developments in patent litigation, including issues related to USPTO post issuance proceedings.

DIALOGUE LEADERS

Amandine Métier*HOYNG ROKH MONEGIER VÉRON^{AARPI}, Paris, FR*

Amandine's practice focuses on patent litigation. She is admitted to the Paris bar and regularly appears in first instance and appeal proceedings. She has handled many litigation in various technical fields such as telecommunications, medical devices, chemistry, pharmacy as well as mechanics. Amandine has experience in international disputes concerning standard essential patents and Frand licences. She also has expertise in the pharmaceutical field including litigation in relation to SPCs. She also develops her expertise in the context of arbitral procedures. Amandine holds a master degree in industrial property law from the Panthéon-Assas University (Paris II) and a degree in domestic and international arbitration law from the University of Montpellier.

Rubèn Muñoz*Akin Gump Strauss Hauer & Feld LLP, Philadelphia, PA*

Rubén is a partner at Akin Gump, where he practices IP law with an emphasis on patent infringement litigation. He has represented companies in litigation involving a wide array of technologies, including medical devices, biotechnology, pharmaceuticals, and electronics. Rubén has represented clients in federal and state court and before the International Trade Commission. In addition, he has been counsel of record in many *inter partes* review proceedings before the PTAB. Before attending law school, Rubén spent five years at Ford Motor Company's Scientific Research Laboratory, where he worked as an engineer on the development of advanced engine technologies. He is a graduate of the University of Pennsylvania Law School and holds a certificate in business and public policy from the Wharton School. Rubén has a master's in mechanical engineering and a bachelor's in chemical engineering from Louisiana State University.

Hon. Maryellen Noreika*U.S. District Judge, District of Delaware, Wilmington, DE*

Judge Noreika was sworn in as a District Judge on August 10, 2018. Prior to that time, Judge Noreika was a partner at the law firm Morris, Nichols, Arsht & Tunnell LLP in Wilmington, Delaware, where her practice focused on intellectual property litigation and unfair competition cases. Judge Noreika graduated from Lehigh University in 1988 with a Bachelor of Science in biology, and she earned her Master of Arts in biology from Columbia University in 1990. Judge Noreika graduated *magna cum laude* from University of Pittsburgh, School of Law in 1993.

Hon. Grace K. Obermann*Patent Trial and Appeal Board, Alexandria, VA*

Judge Obermann is an Administrative Patent Judge of the Patent Trial and Appeal Board. Appointed in February 2012, she has been paneled on about 300 AIA trial cases, including IPRs, PGRs, and CBMs, in every major discipline. Judge Obermann is a former Assistant Director of the U.S. Department of Justice. There, she supervised the attorneys that litigate all IP infringement actions brought by or against the United States. She

DIALOGUE LEADERS

provided comprehensive policy advice on IP matters to federal agencies and the White House. Judge Obermann also personally handled a diverse docket of patent, trademark, and copyright infringement cases involving everything from bombs and satellites to insurance products and postage stamp art. In addition to her public service, Judge Obermann practiced privately at two IP firms. She holds a J.D. from George Washington University and a B.A. in Chemistry from Rutgers University. Judge Obermann clerked for Federal Circuit Judge Raymond Clevenger.

Goutam Patnaik*Pepper Hamilton LLP, Washington, DC*

Goutam concentrates his practice on intellectual property and commercial matters, including patent, trademark and copyright disputes. He has experience with Section 337 investigations before the International Trade Commission (ITC), as well as district court litigation. Goutam is currently teaching ITC Policy and Procedure as an adjunct professor at the Antonin Scalia Law School at George Mason University and is a member of the executive committee of the International Trade Commission Trial Lawyers Association. He has litigated matters involving a variety of industries and technologies, including audio processing, integrated circuit design, digital imaging, sucralose manufacturing, NOR and NAND flash memory devices, and online medical monitoring systems. His transactional experience includes negotiating and drafting licensing agreements for the development, use and maintenance of software applications in the banking and insurance industries, as well as patent licenses and other IP-related agreements.

Pauline M. Pelletier*Sterne, Kessler, Goldstein & Fox P.L.L.C., Washington, DC*

Pauline is a director in Sterne Kessler's Trial & Appellate Practice Group. She focuses her practice on patent litigation before the federal courts and the International Trade Commission, post-grant trial and reexamination practice before the U.S. Patent and Trademark Office and appeals before the U.S. Court of Appeals for the Federal Circuit. Pauline re-joined the firm after clerking for the Hon. Randall R. Rader, then chief judge of the Federal Circuit.

Matthew Powers*Tensegrity Law Group, Redwood City, CA*

Matt is a founding partner of Tensegrity Law Group, a plaintiffs' patent firm formed in 2011. He tries patent cases, trade secret cases, fraud cases, fiduciary duty cases, antitrust cases and contract cases, and has led teams winning billion-dollar cases for many of the leading companies in the world. Matt is a Fellow of the American College of Trial Lawyers and of the International Society of Barristers. He is regularly recognized by leading publications as one of the top practitioners in the field of patent litigation, and as a thought leader on issues affecting the profession. In 2010, *Managing Intellectual Property* magazine named him "Outstanding IP Practitioner of the Year." Matt is the Chair of The Sedona Conference Working Group 10 on Patent Litigation Best Practices (WG10) and Vice-Chair of Working Group 9 on Patent Damages and Remedies (WG9).

Jonathan Putnam*Competition Dynamics, Salem, MA*

Jon is an economic expert at the intersection of intellectual property, competition law and international trade. He regularly testifies in large-scale intellectual property litigation; notable cases include: *Apple v. Qualcomm*; *Idenix v. Gilead Sciences*; *Huawei v. Ericsson*; *Power Integrations v. Fairchild*; *InterDigital v. Samsung*; and *Skyhook v. Google*. He served as professor of the law and economics of intellectual property at the University of Toronto, and previously held academic appointments at Vassar, Columbia, Yale and Boston University. Recent papers include *Value Shares of Technologically Complex Products* (2014); *The Smallest Salable Patent-Practicing Unit* (SSPPU): *Theory and Evidence* (with T. Williams) (2017); and *Economic Determinations in FRAND Rate-Setting: A Guide for the Perplexed* (2018).

Teresa Rea*Crowell & Moring LLP, Washington, DC*

Teresa "Terry" is a co-vice chair of the Intellectual Property Group at Crowell & Moring LLP, in Washington, DC. Prior to joining Crowell, she served as Acting Under Secretary of Commerce for Intellectual Property, and Acting Director of the U.S. Patent and Trademark Office (USPTO). Terry focuses on intellectual property and dispute resolution related to pharmaceutical, biotechnology, and other life science issues. Terry is the former president of the American Intellectual Property Law Association (AIPLA) and a past president of the National Inventors Hall of Fame. She is a licensed pharmacist. Terry obtained her Juris Doctor degree from Wayne State University and her Bachelor of Science degree from the University of Michigan. *Managing IP* identified her as one of the Top 50 Most Influential People in Intellectual Property (2013). *IAM Strategy 300* selected her as one of The World's Leading IP Strategists (2015). She was also named one of *Law360's* Top 25 Icons of IP (2016). In 2018, she received the Patent and Trademark Office Society's Pasquale J. Federico Memorial Award in recognition of her outstanding contributions to the patent and trademark systems of the United States. Terry is Vice-Chair of The Sedona Conference Working Group 10 on Patent Litigation Best Practices (WG10) and is a member of Working Group 9 on Patent Damages and Remedies (WG9) Steering Committee.

Hon. James L. Robart*U.S. District Judge, Western District of Washington, Seattle, WA*

Judge Robart became a U.S. District Court Judge for the Western District of Washington in June 2004. Prior to his appointment, he was with Lane Powell in Seattle for 32 years, where he served as Chair of the Litigation Department and Managing Partner. Judge Robart has presided over several notable civil and criminal cases. His opinion in *Simmonds v. Credit Suisse*, construing the statute of limitations for Section 16(b) of the Securities and Exchange Act of 1934, was reversed by the Ninth Circuit, but adopted by the United States Supreme Court in an 8-0 opinion. Judge Robart is the judge in *United States v. City of Seattle*, overseeing a consent decree involving an overhaul of Seattle Police Department practices and procedures. In *Microsoft v. Motorola*, he also authored the first court opinion in the United States setting reasonable and nondiscriminatory ("RAND") rates for standard essential patents, an opinion affirmed by the Ninth Circuit in July 2015. Judge Robart served on



The Sedona Conference WG9 and WG10 Joint Annual Meeting

The Bellevue Hotel
Philadelphia, Pennsylvania

March 28-29, 2019

DIALOGUE LEADERS

the Organizing Committee and the Board of Governors for the Federal Bar Association, is a Fellow of the American College of Trial Lawyers, and serves on the Ninth Circuit Information Technology Committee. He graduated from Whitman College (B.A. 1969) and Georgetown University Law Center (J.D. 1973). Judge Robart is currently serving as a Judicial Advisor for The Sedona Conference's Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices Steering Committee (WG10).

Hon. Sue L. Robinson (ret.)

Farnan LLP, Wilmington, DE; D. Del. (ret.),

Chief Judge Robinson was formerly in private practice with Potter Anderson & Corron in Wilmington. She became AUSA in 1983 and was appointed U.S. Magistrate Judge for the District of Delaware in 1988. Judge Robinson was appointed District Judge by President G. Bush in 1991. She became Chief District Judge for the District of Delaware in 2000. Judge Robinson retired from the bench in 2017. Judge Robinson was also a member of the Judicial Conference from 2000-2003.

Mark Selwyn*WilmerHale, Palo Alto, CA*

Mark is a partner in the Litigation/Controversy Department, co-chair of the Intellectual Property Litigation Practice Group, and a member of the firm's Management Committee. Major corporations rely on him to litigate biomedical, electrical, chemical, mechanical, and business method patents involving a diverse array of technologies. He represents Silicon Valley's most prominent technology companies in patent and other intellectual property cases in federal courts throughout the country and before the International Trade Commission (ITC). Mark was named to the *Daily Journal's* exclusive list of the Top 75 IP Litigators in California (2008-2016). He was also recognized for exceptional standing in the legal community in the area of intellectual property in *Chambers USA*, America's Leading Lawyers for Business (2005-2016). In 2017, Mark was recognized by the Burton Awards and received the *Law360* Distinguished Writing Award.

Clyde M. Siebman*Siebman Forrest, Sherman, TX*

Clyde has served as attorney of record in over 600 federal court lawsuits. For 30 years his practice has focused on intellectual property litigation in the Eastern, Western and Northern Districts of Texas. Clyde is Board Certified by the Texas Board of Legal Specialization in Civil Trial Law, and he is a member of the American Board of Trial Advocates. Peer rated "AV" Preeminent by Martindale he is also listed by *Best Lawyers* and *Reuters Super Lawyers* in the field of intellectual property litigation. *Best Lawyers* listed Clyde as Lawyer of the Year in Patent Litigation in Dallas-Fort Worth in 2018. He founded the Eastern District of Texas Bar Association in 1995 and continues to chair its Bench Bar Conference. Clyde serves as managing partner of Siebman Forrest with offices throughout the Eastern District of Texas and Dallas.

Eman Sojoodi*Dell, Round Rock, TX*

Eman is Senior Legal Counsel for Dell, Inc. ("Dell"). He focuses on portfolio management and general counseling regarding IP matters. Prior to joining Dell, Eman worked at Fenwick & West LLP where his practice focused on intellectual property litigation and counseling. He also served as a Law Clerk to the Honorable Circuit Judge Kathleen M. O'Malley with the Federal Circuit. Eman also served two additional clerkships in the Eastern District of Texas; one with the Honorable Chief Judge Leonard E. Davis (ret.) and the second with the Honorable Magistrate Judge John D. Love. Prior to his clerkships, Eman worked as an associate at Quinn Emanuel Urquhart and Sullivan, LLP. He received his JD from University of California, Hastings College of the Law and his undergraduate degree in Computer Science from the University of Texas at Austin.

Dr. Massimo Sterpi*Gianni Origoni Grippo Cappelli & Partners, Rome, IT*

Massimo specializes in the intellectual property area in both transactional matters and litigation concerning patents copyrights, trademarks, and designs. He advises on major transactions involving IP rights, new technologies and life sciences. Massimo has litigated many infringement cases before national and foreign courts, including the European Court of Justice. He is included in WIPO's IP Arbitration and Mediation Center's List of Neutrals, and WIPO's List of Art and Cultural Heritage Neutrals. Massimo co-curated a major reference book on International patent litigation, covering more than 30 jurisdictions (Thomson Reuters) and is a frequent speaker at major international IP conferences. Massimo was awarded the Best Italian IP Lawyer by the prestigious magazine *Top Legal*. He is the Italian member of the editorial board of *European Copyright and Design Reports* (Sweet & Maxwell); a member of the Advisory Board of the Venice Peggy Guggenheim Collection; a member of Fondazione Prada's Board of Directors, of the US Friends of MAXXI Foundation, and of the Italy-USA Relations Council.

Jonathan Stroud*United Patents, Washington, DC*

Jonathan is Chief IP Counsel at Unified Patents Inc. Prior to Unified Patents Inc., he was a patent litigator for Finnegan, Henderson, Farabow, Garrett & Dunner LLP, and a former medical devices patent examiner at the USPTO. He has examined, prosecuted, counseled, and litigated patent, trademark, and licensing disputes, focusing on PTAB litigation. Involved in some of the earliest America Invents Act patent challenges, Jonathan handled many IPRs and appeals, representing clients such as LG, Eli Lilly & Co., BMW, Bausch & Lomb, and Freedom Innovations on covered business method and *inter partes* reviews. He earned his J.D. with honors from the American University Washington College of Law; his B.S. in Biomedical Engineering from Tulane University; and his M.A. in Print Journalism from the University of Southern California. He teaches, writes, and speaks regularly, and his work has been cited by the district court and in briefs to the district, appellate, and Supreme Court. Jonathan is a member of the Steering Committee for The Sedona Conference Working Group 9 on Patent Damages and Remedies (WG9) and Working Group 10 on Patent Litigation Best Practices (WG10).

Anthony Trenton*WilmerHale, London, UK*

Anthony is a litigation partner in WilmerHale's London office, and a member of the Intellectual Property Litigation Practice Group, with over 20 years of experience handling all stages of English patent litigation, from before commencement of proceedings through to trial and appeal. He has conducted cases up to the highest level in the UK, including the House of Lords (Kirin-Amgen -v- Hoechst Marion Roussel and TKT), and the UK Supreme Court. Anthony is a Solicitor-Advocate and has exercised his advocacy rights in the High Court. Chambers UK has ranked Anthony among the leading lawyers for patent litigation in the UK. He has also been recognized by Legal 500, Legal Experts, IP Stars Handbook and Super Lawyers.



DIALOGUE LEADERS

Craig W. Weinlein

The Sedona Conference, Phoenix, AZ

Craig is the Executive Director of The Sedona Conference. He has been a member of the Board of Directors of The Sedona Conference since 2009 and currently serves as the Chairman. Craig has worked with The Sedona Conference since 2000, when he served on the faculty of the first Conference on Patent Litigation. He was a member of The Sedona Conference Advisory Board from 2004 to 2013. Before joining The Sedona Conference full time in 2014, Craig was a partner with Carrington, Coleman, Sloman & Blumenthal, LLP in Dallas, Texas, for 25 years. He served as Chair of his firm's Intellectual Property Practice Group for his last ten years with the firm. His primary area of practice was complex litigation with a concentration in intellectual property cases. During the course of his career, Craig has tried dozens of cases and argued numerous appeals in federal and state courts. Craig was selected by *American Lawyer Media and Martindale-Hubbell* as a 2013 Top-Rated Lawyer in Intellectual Property. He is also listed as one of the best trademark practitioners in Texas in *Who's Who Legal: Texas* for 2007 and 2008 and in the 2012 through 2014 editions of *World Trademark Review 1000—The World's Leading Trademark Professionals* where he is described as "a remarkable litigator whose wide-ranging trial experience earns him a distinguished market standing." Craig's book, *The Art of Witness Preparation*, is a unique contribution to the literature on complex litigation because it focuses on the witness's testimony and presentation, instead of the lawyer's examination and performance. Craig's publication credits also include articles in *The American Journalism Review*, *The Journal of Arts Management and Law*, and *The American Symphony Orchestra League's Principles of Orchestra Management*.

Mark P. Wine

Orrick, Irvine, CA

Mark is a partner and office leader of Orrick's Orange County office encompassing patent litigation and patent prosecution worldwide. He is a trial lawyer with extensive experience in all aspects of intellectual property litigation on behalf of clients in a broad spectrum of business and industry. Mark has been in private practice for more than 40 years and has represented clients in contested intellectual property matters in more than 20 states. He has significant jury trial experience and has litigated more than 25 jury trial matters in federal and state courts across a wide range of substantive matters including general commercial and trade secret disputes, in addition to patent and trademark matters. Mark's intellectual property litigation experience includes all phases of discovery, prior art research, pretrial, jury and bench trial work, post-trial motions and appeals before the Fourth, Seventh, Eighth, Ninth, and Federal Circuits, and he has represented clients before the International Trade Commission (ITC) in Section 337 proceedings.