Patent Litigation (3rd Edition)
by Charles S Barquist
Copyright: 2015-2017
Last Updated: September 2017

Overview
Patent Litigation, Third Edition, enhances your ability to prevail at trial while helping you cut the costs and complexity of litigation. Leading patent litigators guide you through the litigation process, helping you to understand various infringement actions and their respective burdens of proof; conduct comprehensive pre-suit investigations that streamline your cases; develop potent case themes; assemble strong litigation teams; get an early edge over opponents during discovery; reduce expenses by developing smart litigation budgets; maximize the persuasive impact of documents, exhibits, and lay and expert witnesses; and fortify your case while controlling costs by making savvy use of computers, jury consultants, and litigation support vendors.

Table of Contents

1. Substantive Issues of a Patent Case
2. Investigation Needed Before Bringing Suit
3. Opening Phase
4. Discovery and Privilege
5. Attorney-Client Privilege and Work Product Immunity
6. Case Strategy and Management
7. Nondiscovery Motions and Court-Initiated Procedures
8. Witnesses Special to a Patent Case
9. Damages and Attorney Fees
10. Injunctions
11. Pretrial Proceedings
12. Trial
13. Appeal
14. Patent Litigation Other Than District Court Infringement Actions
15. Challenging Validity in the PTO Under the 2011 America Invents Act

Table of Authorities

Index

Please click here to view the latest update information for this title: Last Update Information