



## Results

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In the District of Utah, defended software client from \$80 million claim alleging patent infringement; successfully defended preliminary injunction motion; aggressive defense strategy included motions to dismiss, and motions seeking fees under Section 285 of the Patent Act, leading to favorable settlement.

In the District of Utah, represented software company plaintiff in three-patent dispute in District of Utah; successfully defeated motion to transfer to Defendant's preferred jurisdiction.

In the District of Utah, defended California medical diagnostics company from competitor patent claim; filed multiple successful motions to dismiss.

In the District of Utah, represented California medical device R&D company; successfully transferred case to the Northern District of California.

In the District of Utah, in design patent litigation, successfully moved to dismiss complaint requiring Plaintiff to amend multiple times; during discovery, filed appropriate Rule 11 motions which led to favorable settlement.

In the District of Utah, in multiparty interpleader action involving 9-figure claims pursuant to university's intellectual property policy, successfully moved to stay litigation in favor of university academic proceedings, leading to favorable settlement.

In the District of Utah, represented university in 31-expert, 9-figure damage case involving alleged trade secrets in patent applications; extensive summary judgment, Daubert and pretrial briefing led to favorable settlement.

In the Southern District of California, successfully moved to dismiss indirect and willful patent infringement claims brought against fitness manufacturer, leading to favorable settlement.

In the Southern District of California, represented DNA-testing company in patent license dispute in Southern District of California.

In the District of Montana, represented agricultural manufacturing client sued for patent infringement, including opposition to emergency motion for a preliminary injunction.

In the Eastern District of Texas, successfully defended Sony in smartwatch patent infringement action.

In the Southern District of New York, prepared extensive defense to patent licensor's summary judgment motion leading to favorable settlement prior to motion adjudication.

Represented elite research institution in patent inventorship and trade secrets misappropriation dispute involving a highly successful biologic therapy; presentation of evidence and arguments regarding inventorship led to 8-figure settlement.