

The Economics of Patent Litigation: A Comparison of Actions in the U.S. District Courts and the U.S. International Trade Commission

JULY 10, 2014

Winston & Strawn hosted an eLunch titled, “The Economics of Patent Litigation: A Comparison of Actions in the U.S. District Courts and the U.S. International Trade Commission” on Thursday, July 10, 2014, from 12:15 – 1:30 p.m. (Central).

Patent litigation revolves around three primary numbers: the cost of litigation, the cost of monetary damages, and the cost of an injunction. While the costs of litigation to a final decision in the District Courts and the ITC are roughly the same, the absence of monetary damages in the ITC and the uncertainty of injunctions in the District Courts since the *eBay* decision present decidedly different risk/reward propositions in those two venues. We have developed a financial analysis to guide clients through the practical business issues that should drive their patent litigation strategy and to answer once and for all that age old question: Why does it cost so much?

Winston & Strawn partner Tom Jarvis presented an interactive webinar that examined the economics of patent litigation in the District Court and the ITC.

[Contact Winston & Strawn for more information about this event.](#)

An eLunch is a complimentary, interactive seminar where participants watch and listen to a presentation given by Winston & Strawn attorneys over the Internet.

Clients and friends of the firm are invited to attend seminars and events. We reserve the right to limit attendance at any firm event.

NOTE: CLE credit is not available for listening to our pre-recorded eLunch or webinar briefings.

1 Min Read

Related Locations



Washington, DC

Related Capabilities

Intellectual Property

ITC – Section 337

Patent Litigation

Related Professionals



Thomas Lewis Jarvis