

Section 337

Overview

The Power of Section 337

Section 337 investigations before the U.S. International Trade Commission (ITC) provide a powerful tool for IP rights holders in the United States to protect their intellectual property against infringement in importation.

- Section 337 investigations most frequently involve patent infringement, but the Commission's governing statute grants it the authority to investigate a broad range of unfair acts in importation, including copyright and trademark infringement, Lanham Act violations, theft of trade secrets, false designation of origin, antitrust violations, and other forms of unfair competition.
- Section 337 is subject to due process requirements and provides for worldwide discovery, expedited hearings, judges with expertise in intellectual property law, and effective remedies enforced by U.S. Customs and Border Protection (Customs).

We have a long history with Section 337.

Adduci, Mastriani & Schaumberg LLP (AMS) has a level of experience and expertise in Section 337 investigations that is unmatched.

- We have been involved in approximately 30% of all Section 337 investigations instituted at the ITC since 1981, representing more than 250 parties, both complainants and respondents.
- Our in-depth understanding of the ITC's complex rules and procedures assures that clients avoid pitfalls and unforced procedural errors.
- We have represented clients from a wide range of industries, including smartphones, GPS equipment, footwear, semiconductor memory modules and connectors, automobile condensers, back supports, automobile tires, biotechnology products, global positioning receivers, fiber optic modems, rotary printers, air impact wrenches, flow measurement devices, exercise machines, vertical milling machines, bearings, tonometers, electric power tools and textile machinery components.

We have a uniquely deep understanding of the ITC's policies and procedures.

Section 337 investigations can be won or lost based on skillfully navigating the procedures before the Commission, which differ substantially from those in district court.

AMS clients benefit from our substantive knowledge and first-hand understanding of how the ITC operates and what it takes to maintain the initiative in cases.

- Our expertise derives from a roster of uniquely qualified attorneys, including past ITC Chairmen and other former ITC attorneys with experience working on establishing the very rules and precedent still applicable today.
- The Firm's book on Section 337, published by the American Bar Association, is recognized as a leading text in the field.
- We are also a recognized thought leader in this area of the law, with our attorneys regularly contributing articles, speeches, and Congressional testimony on current trends in ITC jurisprudence or pending changes to the Commission's policies or procedures.
- Our attorneys are active members of the ITC Trial Lawyers Association, and we make a point to engage with the ITC's rule-making process.

A client's interests do not end at the Commission.

AMS provides advice relevant to all stages of a dispute, from the first day of an investigation to the expiration of the exclusion order years later.

- We have experience navigating the remedial phase of ITC investigations, which poses unusual and complex challenges for parties to Section 337 investigations.
- We have extensive experience addressing the public interest issues that have become increasingly important to Section 337 in recent years.
- We work closely with seasoned economic experts familiar with how the Commission calculates the bond during the Presidential review period.
- Our familiarity with Customs' on-the-ground enforcement practices allows our clients to plan ahead for future product development cycles—long after the ITC investigation has concluded.

News & Insights

Doman Jr Presented to MIPLA on Section 337

Michael R. Doman Jr., attorney at AMS, gave a presentation on Section 337 investigations before the U.S. International Trade Commission ("ITC") to members of Michigan Intellectual Property Law Association ("MIPLA").

Doman, Jr. Quoted in Article on David-And-Goliath ITC Case of Sonos vs. Google

Michael R. Doman, Jr., attorney at Adduci Mastriani & Schaumberg LLP, was quoted in an IAM article last week regarding a patent case at the US International Trade Commission (ITC) involving Google and Sonos.

AMS Ranked by IAM Media

Adduci Mastriani & Schaumberg LLP is pleased to be ranked as a leading patent law firm in Washington, D.C. by Intellectual Asset Management (IAM) for 2021.

Doman Appointed Vice Chair of the ABA's ITC Committee for 2021-2022

Michael R. Doman, Jr. has been appointed Vice Chair of the International Trade Commission Committee of the American Bar Association Section of Intellectual Property Law (ABA-IPL) for the up-coming 2021-2022 bar year.

IP Stars Rank AMS in Tier 1 for 2021 ITC Litigation

Managing Intellectual Property (MIP) IP Stars has published its highly anticipated 2021 rankings. Adduci, Mastriani & Schaumberg LLP is proud to be recognized once again as a Tier 1 firm for ITC litigation.

Okun to Participate on 2021 FCBA Bench and Bar Panel

Deanna Tanner Okun will be a panelist at the 2021 FCBA's Bench and Bar virtual conference. She will be part of the Section 337 Developments panel on June 24th at 4:00 pm ET.

AMS Attorneys Ranked in Chambers USA 2021

Adduci, Mastriani & Schaumberg LLP (AMS) has been ranked by *Chambers and Partners* in its 2021 rankings.

Hartman to Present on ITCTLA Trade Secrets Panel

Joshua Hartman, partner at AMS, will be a presenter on a trade secrets panel for the 2021 International Trade Commission Trial Lawyers Association ("ITCTLA") Spring Meeting. This virtual program takes place tomorrow, May 12, from 1:00 pm to 5:30 pm.

In Law 360: AMS Helps Secure Win for LG in ITC Trade Secrets Investigation

Law360 published an article that addresses a trade secret investigation win by LG in which the ITC affirmed a violation of Section 337 based on default by Respondents SK Innovation Co., Ltd. and SK Battery America, Inc. (collectively, "SK") and issued a limited exclusion order barring importation of SK's lithium ion batteries, battery cells, modules, and packs, and components of such battery products into the United States.

In Law 360: AMS Helps Secure Win for LG in ITC Trade Secrets Investigation

Law360 published an article that addresses a trade secret investigation win by LG in which the ITC affirmed a violation of

Section 337 based on default by Respondents SK Innovation Co., Ltd. and SK Battery America, Inc. (collectively, "SK") and issued a limited exclusion order barring importation of SK's lithium ion batteries, battery cells, modules, and packs, and components of such battery products into the United States.

A Recent Flurry of Section 337 Investigations at the ITC

The end of 2020 saw a significant uptick in new Section 337 Complaints filed at the International Trade Commission.

A Moveable Update on the 1118 Investigation

Update to a prior [blog post](#) where we reported on the Remand Initial Determination (ID) in *Certain Movable Barrier Operator Systems and Components Thereof*, which found the economic prong satisfied.

AMS Summer Associates Publish Article in ITCTLA 337 Reporter

AMS summer associates Jessica Sullivan and Sean Wesp published an article in the *ITCTLA 337 Reporter: Paul J. Luckern Summer Associate Edition* that compares federal trade secret litigation at the ITC and district court.

Two AMS Section 337 Cases Instituted

Two Section 337 cases involving AMS-represented complainants were instituted on Friday at the International Trade Commission.

Tricks and Treats for Complainants & Respondents in Section 337 Litigation

In this blog post, AMS partner Lauren E. Peterson shares sweet insights in the form of "tricks and treats" on Section 337 litigation at the ITC.

In Law360: AMS Respondents Reach Favorable Settlement in Luxury Vinyl Case

Law360 published an article addressing *Certain Luxury Vinyl Tile and Components Thereof* (337-TA-1155), a case in which Adduci Mastriani & Schaumberg LLP (AMS) was counsel to some of the respondents and reached a favorable settlement for their clients.

Joshua Rodriguez to Present at Technoeconomics IP Symposium 2020

AMS attorney Joshua W. Rodriguez will present on the topic of "Strategic Issues Regarding Global Intellectual Property Enforcement" at TECHNOECONOMICS® 2020 Symposium.

It's All in the Timing: ITC Reaffirms Practice of Suspending Enforcement of Remedial Orders After PTAB Invalidates Asserted Patent Claims

Garcia and Hartman examine the ITC's decision to suspend remedial orders in *Unmanned Aerial Vehicles* based on a PTAB decision that the relevant claims of the asserted patent were unpatentable.

The Birth of a Book

Read about how Adduci Mastriani & Schaumberg LLP's book on Section 337 became a leading guide with four editions published by the American Bar Association.

Chambers Global Practice Guides Article by Allam and Pardini is Now Available

The chapter on enforcements of judgments for intellectual property and international trade, authored by Asha Allam and Lydia Pardini and published by Chambers and Partners in their 2020 Global Practice Guides, is now available in the attached PDF.

Motions for Summary Determinations Regarding the Economic Prong – An Immovable Barrier?

AMS authors Ostrin & Hollander examine *Certain Movable Barrier Operator Systems and Components Thereof* ("*Movable Barrier Operator Systems*"), an important case for summary determinations regarding the economic prong.

Hartman and Ostrin Publish Article on Proportional Discovery in Law360

Law360 recently published an article by Joshua Hartman and Hayley Ostrin. The article provides an in-depth expert analysis on proportional discovery.

AMS Attorneys Publish Chambers Article on Enforcements of Judgement

Asha Allam and Lydia Pardini, attorneys at Adduci Mastriani & Schaumberg (AMS), authored an insightful chapter on trends and developments in the enforcements of judgements for intellectual property and international trade, which Chambers and Partners published in their 2020 Global Practice Guides.

Nonparty Patent Invalidation Challenges to a General Exclusion Order: Mayborn Group v. ITC

What lessons can be learned from looking at *Mayborn Group v. ITC*?

AMS Helps Successfully Defend OSRAM at the ITC

Adduci, Mastriani & Schaumberg LLP was part of the team that successfully defended OSRAM respondents in the matter of Certain Light-Emitting Diode Products, Systems, and Components Thereof (III) (Inv. No. 337-TA-1168).

Be Careful What You Consent To - A Closer Look At The 1123 Investigation

This blog article takes a closer look at the Section 337 investigation, *Certain Carburetors & Prods. Containing Such Carburetors* (Inv. No. 337-TA-1123). It examines the case and how respondents should weigh the risk of remaining subject to a consent order against the benefit of terminating the investigation early.

Change in ITC Leadership

President Trump has designated Jason E. Kearns as Chairman and Randolph J. Stayin as Vice Chairman of the ITC for two-year terms, effective today, June 17, 2020.

In Law360: "Setback For ITC's Goal Of Adjudicating Design-Arounds"

David H. Hollander Jr. published an article through Law360 that follows the Section 337 case, *Certain Road Construction Machines and Components Thereof*. This case brings up issues of exclusion orders applied against design-arounds and products not within the scope of the International Trade Commission's investigation.

AMS Ranked Tier 1 by The Legal 500

The Legal 500 ranked AMS as Tier 1 in Patent Litigation (ITC) for 2020.

Comcast v. ITC: Revisiting Suprema and the Scope of Section 337 (Pt. II)

Part II of the blog series highlighting Section 337 issues arising out of *Comcast Corp. v. Int'l Trade Comm'n*, No. 19-1173 and other updates related to the time of importation requirement.

Comcast v. ITC: Revisiting Suprema and the Scope of Section 337 (Pt. I)

This blog series will highlight Section 337 issues arising out of *Comcast Corp. v. Int'l Trade Comm'n*, No. 19-1173 and other updates related to the time of importation requirement.

Commission Opinion Implicates Public Interest Strategy

In view of *Certain Microfluidic Devices*, practitioners cannot assume they can safely wait until Commission review to prove their public interest case, and they must tailor their strategy accordingly.

AMS Attorneys Ranked in Chambers USA 2020

Chambers has released their 2020 rankings and Adduci, Mastriani & Schaumberg LLP (AMS) is honored to be the firm with the most attorneys ranked in the Section 337 practice area.

AMS Attorneys Ranked in 2020 Super Lawyers

Six attorneys of Adduci, Mastriani & Schaumberg LLP (AMS) were proudly ranked by Super Lawyers as top-rated attorneys in Washington, DC.

Engler Interviewed for Managing IP Article on ITC Litigation

Jonathan Engler, partner at Adduci Mastriani & Schaumberg LLP (AMS), was recently interviewed by Rani Mehta for an article in *Managing IP* entitled, "Companies reveal how checklists help them overcome ITC challenges".

In Innovate Magazine: "The International Trade Commission's New Severance Rules: Secret Weapons or Double-Edged Swords?"

AMS attorney Hayley Ostrin published an article in Volume 5 of AIPLA's *Innovate* magazine entitled "The International Trade Commission's New Severance Rules: Secret Weapons or Double-Edged Swords?"

Joshua W. Rodriguez to Present at Symposium

AMS attorney Joshua W. Rodriguez will present on strategic issues regarding global IP enforcement as part of the Technoeconomics Symposium on September 30, 2019.

2019 Legal Rankings Released

AMS recognized as a leading firm in Section 337 practice.

Asha Allam to Lead UT Law CLE Course

University of Texas at Austin School of Law's

2019 Studio Webcast

ITC Litigation and Enforcement: Using the U.S. International Trade Commission to Shut Down Unfair Competition in Imports
May 8, 2019

Tom Schaumberg to Present at USPTO China IP Road Show in NYC

AMS attorney Tom M. Schaumberg will present on "Enforcing Intellectual Property Rights in the U.S.: Section 337 Remedy" as part of the USPTO's China IP Road Show in New York City on September 27, 2018.

Dan Smith to Present at USPTO China IP Road Show in Louisville

AMS attorney Dan Smith will present on "Enforcing Intellectual Property Rights in the U.S." as part of the USPTO's China IP Road Show in Louisville, KY on July 25, 2018.

Evan Langdon to Present on Developments in Domestic Industry at IPO's Advanced ITC Litigation Class

AMS attorney Evan Langdon will participate in a panel discussion entitled "Developments in Domestic Industry" as part of the IPO's ITC Committee Conference in San Francisco on June 29, 2017. AMS is proud to sponsor this event.

In Landslide: "The Case for Early Adjudication of Potentially Dispositive Issues at the USITC"

AMS attorneys Evan H. Langdon and Paul M. Bartkowski published an article entitled "The Case for Early Adjudication of Potentially Dispositive Issues at the USITC" in the May/June 2018 issue of *Landslide* magazine.

2018 Rankings Released

AMS is honored to be ranked in the top tier in Section 337 practice by Chambers USA.

Exploring the Breadth of the ITC's Jurisdiction

The ITC Trial Lawyers Association, Boston Patent Law Association, and Suffolk University Law School will host an afternoon program in Boston introducing Section 337 and discussing developments in and finer points of Section 337 law and procedure.

In Today's General Counsel: "Prosecutorial Discretion—the Quick ITC Escape"

AMS attorney Asha Allam published an article in the Spring 2018 issue of *Today's General Counsel* entitled "Prosecutorial Discretion—the Quick ITC Escape."

Defending Intellectual Property: Is Section 337 the Right Answer?

On March 28, AMS attorneys Tom Schaumberg and Deanna Tanner Okun will participate in a panel discussion at the Center for Strategic and International Studies on the role of Section 337 in defending intellectual property rights.

Ultravision Files Complaint at ITC

Adduci, Mastriani & Schaumberg LLP (AMS) represents Ultravision Technologies, LLC in a pending Section 337 investigation involving modular LED display panels.

Section 337 Litigation at the International Trade Commission

Lauren Peterson will lead a CLE course entitled "Section 337 Litigation at the International Trade Commission" on January 17, 2018.

Section 337 and Unfair Trade Practices

On October 26, 2017, Evan Langdon will teach a seminar entitled Section 337 and Unfair Trade Practices for the Japan Intellectual Property Association .

In Flat Fee IP: "Extending US Trade Secret Law to Reach IP Theft in China: An ITC Lawyer's Reply"

AMS attorney Jonathan J. Engler published an article in Flat Fee IP entitled "Extending US Trade Secret Law to Reach IP Theft in China: An ITC Lawyer's Reply."

Asha Allam to Speak at Houston Program on "Lone Star Strategies for IP in China"

AMS attorney Asha Allam will be presenting at the USPTO's May 5 Houston program on Lone Star Strategies for IP in China – What Texas Companies Need to Know Now.

2017 Legal Rankings Released

AMS ranked in the top tier in Section 337 practice by Chambers USA , The Legal 500 , and Managing Intellectual Property's IP Stars.

Tom Schaumberg to Speak at Boston Bar Association Program on IP Protection in China

AMS attorney Tom Schaumberg will be presenting at the Boston Bar Association's April 18 program on Intellectual Property Protection in China: Successes and Challenges.

Asha Allam and Lauren Peterson to Teach CLE Course on Section 337

AMS attorneys Asha Allam and Lauren Peterson will teach a CLE course for West LegalEd Center entitled "Section 337: America's Unfair Trade 'Wall'" on April 6.

In Law360: "ITC False Ad Decision Shows the Breadth of Section 337"

On March 28, 2017, AMS attorneys Beau Jackson and Michael Doman, Jr. published an article in *Law360*.

AMS Wins ITC Award at Managing IP's 2017 North America Awards

Lou Mastriani & Deanna Tanner Okun to Speak at 9th Expert Forum on ITC Litigation and Enforcement

AMS attorneys Lou Mastriani and Deanna Tanner Okun will present at the American Conference Institute's 9th Expert Forum on ITC Litigation & Enforcement.

Section 337 and the ITC – At the Leading Edge of Global IP Trade Concerns

On June 24, Deanna Tanner Okun will participate in a panel entitled "Section 337 and the International Trade Commission – At the Leading Edge of Global IP Trade Concerns" at the FCBA Bench & Bar Annual Conference in Nashville, TN.

Evolution of Section 337 Decision-Making at the ITC

IP and Unfair Competition Litigation at the ITC (May, 2016)

AMS attorney Asha Allam will be co-presenting a CLE course with Goutam Patnaik and Tuhin Ganguly at a meeting of the South Asian Bar Association-DC on May 4, 2016.

Legal Rankings Released

AMS ranked in the top tier in Section 337 practice by Chambers USA , The Legal 500 , and Managing Intellectual Property's IP Stars.

In Law360: "Could Laches Make a Comeback in Section 337 Inquiries?"

On April 7, 2016, AMS attorneys Michael Doane and David Hollander published an article in *Law360*.

Major Developments in Section 337 from 1922 to Today

On March 30, Tom Schaumberg will participate in a panel discussion entitled "Major Developments in Section 337 from 1922 to Today."

In Law360: "There's No Delaying the International Trade Commission"

On March 21, 2016, Michael Doane published an article in Law360.

In ABA's Business Torts Litigation Journal: "Tariff Act Section 337: USITC as a Fast and Effective Forum"

On March 14, 2016, AMS attorney Jonathan Engler published an article in the American Bar Association's Business Torts Litigation Journal.

New Guide to Section 337

In 2016, the American Bar Association published the third edition of the firm's book: A Lawyer's Guide to Section 337 Investigations Before the U.S. International Trade Commission.

Section 337 Litigation at the ITC

The University of Akron School of Law recently hosted its Fourth Annual Naples Patent Experts Conference.

New Guide to Section 337

The American Bar Association published the firm's third edition of the Section 337 lawyers' guide entitled, "A Lawyer's Guide to Section 337 Investigations Before the U.S. International Trade Commission."

In Law360: "ITC Clarifies The Standard For Contributory Infringement"

On November 12, 2015, Daniel Smith was published in Law360 regarding patent contributory infringement standards.

Title: Section 337 and Unfair Trade Practices

On October 29, 2015, Lou Mastriani gave a presentation to the Japan Intellectual Property Association entitled "Section 337 and Unfair Trade Practices."

In Washington Legal Foundation Legal Pulse: "European Court of Justice Ruling Adds to Challenges that U.S. Standard-Essential Patent Holders Face on Enforcement"

Paul M. Bartkowski and Mike Doman wrote an article for the Washington Legal Foundation Legal Pulse.

Corporate Counsel's IP Insider - Quantity vs. Quality - The ITC may be hearing fewer but more sweeping cases (July, 2015)

Corporate Counsel interviewed Tom M. Schaumberg on the importance of the U.S. International Trade Commission authority to ban the importation of patent infringing articles.

Legal 500 Tier I Rankings

Adduci, Mastriani & Schaumberg, LLP has "...one of the most robust ITC practices in the nation."

Chambers USA 2015 Legal Rankings Released (May, 2015)

Adduci, Mastriani & Schaumberg LLP are ranked in International Trade: Intellectual Property (Section 337) Band 1 by Chambers USA 2015

Response to Law360 article: "Lelo v. ITC: The Sky Is Not Falling"

Tom M. Schaumberg responds to an article in Law360 regarding the recent decision by the CAFC in an ITC investigation as to the domestic industry.

In Corporate Counsel Magazine: "ITC Increasing Efficiency of Exclusion Order Proceedings"

Corporate Counsel magazine published an article by Deanna Tanner Okun, Paul M. Bartkowski, and Thomas R. Burns, Jr., entitled "ITC Increasing Efficiency of Exclusion Order Proceedings".

Effective Use of ITC Section 337 to Resolve Patent Disputes (April-June, 2015)

Louis S. Mastriani participated in a Mini-Roundtable for Corporate Disputes Magazine in April, 2015.

ITC State of the Union: Case Developments in Domestic Industry and Induced Infringement, the Suprema Aftermath and What They Reveal About the Future of 337 Enforcement

On February 24, 2015, Jonathan Engler moderates a panel regarding ITC case developments in domestic industry and induced infringement at the American Conference Institute Forum on ITC Litigation and Enforcement.

Section 337: Friend or Foe?

Asha Allam spoke at an international seminar on intellectual property in Ahmedabad, India, on February 14, 2015

Adduci, Mastriani & Schaumberg a Boutique Giving Big Firms a Run for Their Money (September, 2014)

On September 30, 2014, Law360 named Adduci, Mastriani & Schaumberg one of the 10 boutique firms that are particularly attractive to clients.

In ITCTLA 337 Reporter 2014 Summer Associate Edition: "Revival of the Public Interest"

The ITC Trial Lawyers Association 337 Reporter 2014 Summer Associate Edition published an article by Mike Doman.

Section 337 Sector Leader

For the seventh consecutive year, Adduci, Mastriani & Schaumberg, LLP is recognized as the leader in the field of Section 337 litigation before the ITC by Chambers. Additionally, all three named partners are listed as leading attorneys in Band 1.

Are Digital Transmissions an "Article" under Section 337?

On Thursday, May 8, 2014, Jonathan will participate in an Intellectual Property Owners Association Webinar entitled "Are Digital Transmissions an "Article" under Section 337? Looking Ahead to the Federal Circuit".

In IP Law360: "Indirect Infringement at the ITC Post-Suprema"

Jonathan Engler is published in IP Law 360 in an article entitled " Indirect Infringement at the ITC Post-Suprema ".

Size Matters Before the ITC, But It's Relative

Louis S. Mastriani and Asha Allam published an article in Today's General Counsel magazine entitled "Size Matters Before the ITC, But It's Relative", in December 2013/January 2014.

In Roll Call: "Listen to the Factual Record on the ITC, Not the Broken One"

In Bloomberg BNA International Trade Reporter: "ITC Remedial Orders: Obey the Law?"

On October 18, 2013, Bloomberg BNA International Trade Reporter published an article by Jonathan Engler entitled " ITC Remedial Orders: Obey the Law? "

Does the ITC Need eBay?

Deanna Tanner Okun and Evan Langdon argue that calls by the White House and Congress for tougher rules on exclusion order requests by patent assertion entities are unwarranted.

In National Law Journal: "ITC Can Take Steps To Enforce Its Own Exclusion Orders"

Deanna Tanner Okun and Jonathan J. Engler have written an article published by the National Law Journal regarding the White House Task Force on High-Tech Patent Issues released on June 4, 2013.

Innovation and Global Trade, Harnessing Opportunities and Overcoming Challenges

On May 9, 2013, Deanna Tanner Okun will present Innovation and Global Trade, Harnessing Opportunities and Overcoming Challenges at the National Economists Club Luncheon.

DRI's leading seminar for defense attorneys and in-house counsel

During the DRI Seminar at the InterContinental Hotel in Chicago, Illinois, from May 8-10, 2013, attendees learn practical tips on how businesses can protect their intellectual property in a global environment, including high level discussions on patent, trademark and copyright infringement, and trade secret issues.

Hot Topics at the U.S. International Trade Commission

The American Intellectual Property Law Association (AIPLA), hosts its Annual Spring Meeting at the Westin Seattle Hotel, Seattle, Washington from May 1-3, 2013.

Deanna Tanner Okun testifies before the House Judiciary Subcommittee on Courts, Intellectual Property and the Internet.

Former U.S. International Trade Commission Chairman Deanna Tanner Okun was a witness during the live hearing on ***“Abusive Patent Litigation: The Issues Impacting American Competitiveness and Job Creation at the International Trade Commission and Beyond”*** before the House Judiciary Subcommittee on Courts, Intellectual Property and the Internet in the Rayburn House Office Building.

In IP Law 360: "ITC Gets Creative to Limit NPE Access Under Section 337"

Tom M. Schaumberg and Evan H. Langdon recently published an article for IP Law 360 entitled "ITC Gets Creative to Limit NPE Access Under Section 337."

Procedural Agreements for 337 Investigations: A Practical Guide for Effectively Negotiating Key Litigation Issues In Advance of Trial

The American Conference Institute ("ACI") hosts its 5th Expert Forum on ITC Litigation & Enforcement at the Washington Hilton, Washington, D.C. on February 25-27, 2013.

In Law360: Patent Litigation Outcomes at ITC vs. District Courts

In National Law Review: "Why Can't They Be FRANDs?"

Tom Schaumberg and Emi Ortiz recently posted an article for the National Law Review entitled, Why Can't They Be FRANDs?

In Law360: "ITC Focuses on the Facts, Not the Hype"

Former ITC Commissioner Deanna Tanner Okun's article entitled "ITC Focuses on the Facts not the Hype" challenges the erroneous assumption that the U.S. International Trade Commission is an easier forum for non-practicing entities (NPEs) to obtain relief.

New Guide to Section 337

The American Bar Association published the firm's second edition of the Section 337 lawyers' guide entitled, "Section 337 Investigations Before the U.S. International Trade Commission."

In the ITCTLA Section 337 Reporter: ITC Remedial Orders – The Case for Conformity with Patent Injunctions

In The IP Litigator: "Advantages of a Section 337 Investigation at the US International Trade Commission"

In Legal Times' IP Supplement: "Everybody Comes to the ITC"