Patent Cases

PJC Logistics v. Fleetmatics et al., Case No. 0:11-md-02249-DWF-SER (MDL litigation). Represented Navtrak, Teletrac, Ryder, NFI Industries and Lakeville Motor Express in multidistrict patent litigation relating to GPS/cellular tracking systems. Successfully argued scheduling issues relating to timing of discovery and infringement disclosures on behalf of all 206 defendants at hearings held Dec. 2011 and Jan. 2012.

Representation of *Conversant IP*, formerly *MOSAID Technologies*, a large Canadian technology company, in cases against HTC of America, Sony-Ericsson, IBM, Adobe, VMware, Red Hat, Juniper Networks, Alcatel Lucent, ST Microelectronics and Xilinx.

Welding Services, Inc. v. Welding Technologies, Inc., No. 2:08-cv-00017 (N.D. Ga. 2008) (Story, J.). Successfully defended patent case by obtaining leave from local patent rules to focus on expedited Markman claim construction and summary judgment of non-infringement on a single issue. In response to early summary judgment motion, plaintiff dismissed suit with prejudice.

Serconet, Ltd. v. Netgear, Inc., Case No. 3:2006cv04646 (N.D. Cal. 2007). Successfully represented Serconet in patent case involving transmission of power over network data lines. Argued successfully on <u>ten out of ten</u> disputed claim construction terms, and then obtained confidential settlement. Client later sold patents for a premium price, due in part to the successful claim construction.

Visual Networks v. Paradyne Networks, Case No: 8:2004cv00604 (D. Md. 2005). Successfully represented Paradyne in suit against chief competitor involving patents relating to wide area network monitoring solutions. After claim construction ruling and expert reports, parties settled with a confidential payment from Visual to Paradyne and a full cross-license of all patents.

Comverse Network Systems, Inc. v. Priority Call Management, Inc., (US District Court for the District of Massachusetts 1999-2001). Brought in as replacement counsel for PCM during discovery in a \$100 million+ lawsuit brought by leading competitor. Uncovered a patent license defense that brought the case to an end in a favorable confidential settlement.