

Complex Patents, Simple Solution

HILGERS GRABEN PATENT LITIGATION

Patent litigation is unique, complex, and can be astronomically expensive.

Patents seem to be written in a different language. For the uninitiated, it can be difficult to even understand the case, let alone make decisions about it. Is there actual infringement? Will the patent stand up to scrutiny? How long will this take? Most importantly, how much will litigating a patent dispute cost? (Spoiler: over \$2 million on average.)

Hilgers Graben is built to resolve these questions as efficiently as possible by combining battle-hardened national trial counsel with world-class discovery counsel and experienced patent professionals.

PATENT LITIGATION EXPERIENCE

Hilgers Graben's patent litigation practice includes national trial counsel veterans from Bartlit Beck, Fish & Richardson, Winston & Strawn, Irell & Manella, Jones Day, Gibson Dunn, and more.

Whether you need help litigating a patent dispute in district court or before the Patent Trial & Appeal Board, or experienced discovery counsel to lighten the load (and bills) for your current team, our patent litigation specialists can fill that need.

PATENT LITIGATION SERVICES

- Patent Litigation Services
- Discovery Counsel
- *Inter Partes* Review Counsel
- Strategic Patent Portfolio Advice

