

IP Claims and Litigation

When it comes time to defend your intellectual property by enforcing your rights, or to defend yourself from allegations of infringement, you need an experienced advocate to give you the best chance at a successful outcome. Our attorneys have all the tools you need to get the job done. With attorneys registered to practice before the United States Patent and Trademark Office (USPTO), Tuggle Duggins offers effective counsel for the entire sphere of IP infringement and defense, regardless of whether the assets in question are patents, copyrights, trademarks, or some combination of the three. Claims of IP infringement and suits seeking declaratory judgment are typically heard in federal court. Tuggle Duggins attorneys are admitted to practice in federal courts around the state and across the country. Additionally, Tuggle Duggins attorneys routinely practice in the specialized tribunals at the USPTO: the Patent Trial and Appeals Board (PTAB) and the Trademark Trial and Appeals Board (TTAB). These dedicated venues hear cases solely related to patents and trademarks. Whether it is an *inter partes* review (IPR) or a post-grant review (PGR) before the PTAB or an opposition or cancellation proceeding before the TTAB, Tuggle Duggins has the experience and skills to advocate for you.