Proskauer>



Contact

Colin G. Cabral

Partner

Boston

+1.617.526.9767

Los Angeles

+1.310.284.5611

ccabral@proskauer.com

Colin Cabral is an experienced first-chair trial lawyer with a strong track record of success. He has tried cases in federal district court, state court, Delaware Chancery Court, the International Trade Commission, and before domestic and international arbitration tribunals.

Colin specializes in high-stakes intellectual property, commercial, and antitrust disputes. He represents a broad range of clients in the life sciences industry. Colin also serves as lead trial counsel in patent, trade secret, and false advertising cases involving technologies that include computer software, medical devices, and consumer products.

Colin was named a Litigation Star by Benchmark Litigation in its 2024 U.S. Guide.

Recently, Colin secured a landmark victory for Sanderson Farms in a blockbuster broiler chicken antitrust conspiracy case, defeating \$7 billion in damages claims. Following a six-week trial, a jury in the U.S. District Court for the Northern District of Illinois returned a full defense verdict, rejecting the Plaintiffs' allegations that Sanderson Farms participated in a supply reduction conspiracy with other chicken companies between 2008 and 2012.

Previously, Colin served as in-house litigation counsel for a global life sciences company. He also served as a Special Assistant District Attorney in Dorchester, MA.

Colin volunteers as regular faculty for the National Institute for Trial Advocacy and the firm's trial advocacy training programs. He is Board Chairman of FreeFrom, a charitable organization that helps survivors of domestic violence achieve financial independence. He is also a board member of Tech Goes Home, a Boston-based non-profit that empowers underprivileged communities by providing access to computers, Internet access, and training.

Colin is the co-head of Proskauer's Patent Litigation Group.

Matters

Representative Matters

- In re Broiler Chicken Antitrust Litigation (N.D. III.): Obtained a complete
 defense verdict in favor of Sanderson Farms following a six-week jury trial,
 defeating \$7 billion in damages claims that would have been tripled by statute
 to \$21 billion.
- In re SoClean, Inc., Marketing, Sales Practices and Products Liability Litigation
 (W.D. Pa.): Lead counsel representing SoClean in a mult-district litigation
 involving a commercial dispute against Philips following the recall of millions of
 CPAP and ventilator devices, as well as over 40 class action matters.
- Jackson v. NuVasive Inc. (D. Del.): Lead counsel representing NuVasive in a patent infringement dispute.
- 4Web v. NuVasive, Inc. (E.D. Tex.): Lead counsel representing NuVasive in a patent infringement dispute.
- Caddo v. Progress Software (D. Mass.): Obtained a favorable settlement on behalf of Progress in this patent infringement dispute after prevailing on claim construction issues.
- Rhode Island Hospital v. ProThera Biologics, Inc. et al. (R.I. Super. Ct.):
 Obtained a dismissal with prejudice on behalf of Takeda Pharmaceuticals and



Baxalta US in a commercial dispute involving allegations of tortious interference.

- 3B Medical v. SoClean, Inc. (S.D.N.Y.): Obtained a dismissal with prejudice on behalf of SoClean in a false advertising matter.
- MediaZam LLC v. Voices.com (E.D. Wisc.): Obtained a favorable settlement on behalf of Voices.com in a patent infringement dispute after challenging patentability under § 101.
- Hypertherm, Inc. v. Jack & Dave (D.N.H.): Obtained consent judgment and injunctive relief for Hypertherm in patent infringement dispute.
- Obtained 8-figure settlement in a confidential arbitration relating to pharmaceutical drug development.
- Andes Capital Financing LLC v. Crossed Keys LLC et al. (N.D. Tex.):
 Obtained dismissal for defendants for lack of personal jurisdiction following an evidentiary hearing.
- GEMAK v. Church & Dwight (D. Del.): Successfully resolved patent infringement dispute for Church & Dwight after winning motion to compel test results.
- Away v. Olivet et al. (S.D.N.Y.): Obtained successful resolution as lead counsel for Away in a case involving claims of trade secret misappropriation and trade dress infringement.
- Rothschild Digital Confirmation v. Oracle (E.D. Tex.): Won award of legal fees as lead counsel for Oracle in patent infringement dispute.
- Script Security Solutions v. Canary Connect (E.D. Tex.): Obtained early settlement for Canary as lead counsel in patent infringement dispute.
- DRG International v. Bachem Americas et al. (C.D. Cal.): Negotiated the dismissal of 5 of 7 asserted patents without motion practice and won a motion to dismiss claims of indirect and willful infringement.
- *Ultratech, Inc. v. Analog Devices, Inc.* (N.D. Cal.): Argued and won motion to dismiss action for copyright infringement.
- Zenith Elecs. LLC et al. v. Sceptre, Inc. (C.D. Cal.): Argued and defeated summary judgment motion on damages under 35 U.S.C. § 287; the case



settled following the decision.

- SpeedTrack v. Amazon.com et al. (N.D. Cal.): Negotiated the dismissal of patent infringement claims against six clients without responding to complaint.
- SpeedTrack v. Office Depot, Inc. et al. (N.D. Cal., Fed. Cir.): Obtained summary judgment of non-infringement on behalf of all defendants under the Kessler doctrine; affirmed by the Federal Circuit on appeal.
- Speedtrack v. Wal-Mart (N.D. Cal., Fed. Cir.): Won summary judgment of non-infringement with respect to all asserted claims on behalf of defendants in a case relating to search algorithms used for online retail Web sites; affirmed by the Federal Circuit on appeal.
- ADREA v. Barnes & Noble, Inc. et al. (S.D.N.Y.): Won a jury verdict of patent
 infringement and no invalidity while serving as lead trial counsel for plaintiff in
 a case concerning electronic books and related technologies.
- NISTAC v. Nissan North America, Inc. et al. (E.D. Mich.): Defended Honda in
 a patent infringement suit relating to automobile piston assemblies; the plaintiff
 voluntarily dismissed the case after the court ruled in favor of Honda on all
 claim construction issues.
- Analog Devices v. Knowles Electronics (D. Del., U.S.I.T.C): Obtained a finding
 of infringement and an exclusion order on behalf of plaintiff following a
 competitor's use of patented anti-stiction technology for microelectromechanical systems (MEMS) devices.

Practices

Restrictive Covenants, Trade Secrets & Unfair Competition, Litigation, Intellectual Property, Patent Law

Industries

Life Sciences

Education



University of Notre Dame Law School, J.D.

cum laude

Columbia University, B.S.

Admissions & Qualifications

California

Massachusetts

New York

U.S. Patent and Trademark Office

Court Admissions

- U.S. Court of Appeals, Federal Circuit
- U.S. District Court, California, Central District
- U.S. District Court, California, Northern District
- U.S. District Court, California, Southern District
- U.S. District Court, Massachusetts
- U.S. District Court, Michigan, Eastern District
- U.S. District Court, New York, Southern District
- U.S. District Court, Texas, Eastern District

Memberships

American Bar Association

Federal Circuit Bar Association

Los Angeles Intellectual Property Law Association

Awards & Recognition

Benchmark Litigation's Under 40 Hotlist 2017

Benchmark Litigation Litigation Star 2024

Southern California Super Lawyers Rising Stars 2015-2019

2011, 2022 Golden Gavel Award

