

1 Sidney K. Kanazawa (SBN 84608)
2 Email: skanazawa@mcguirewoods.com
3 **McGUIREWOODS LLP**
4 1800 Century Park East, 8th Floor
5 Los Angeles, California 90067
6 Telephone: (310) 315-8200
7 Facsimile: (310) 315-8210

8 Class Counsel

9 [Additional counsel listed on signature page]

10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**

12 RYAN RODRIGUEZ, REENA B.
13 FRAILICH, LOREDANA NESCI,
14 JENNIFER BRAZEAL and LISA
15 GINTZ, on behalf of themselves and all
16 others similarly situated,

17 Plaintiffs,

18 vs.

19 WEST PUBLISHING CORPORATION,
20 a Minnesota Corporation dba BAR/BRI
21 and KAPLAN, Inc., a Delaware
22 Corporation.

23 Defendants.

Case No. CV 05-3222 R(MCx)

**NOTICE OF ERRATA RE
DOCUMENT 585-3, DECLARATION
OF SIDNEY K. KANAZAWA IN
SUPPORT OF SETTLING CLASS
PLAINTIFFS' NOTICE OF MOTION
AND MOTION FOR DISTRIBUTION
OF THE NET SETTLEMENT FUND
UPON THE OCCURRENCE OF THE
EFFECTIVE DATE AND FOR
APPROVAL AND DISTRIBUTION
OF ATTORNEYS' FEES AND
EXPENSES**

Date: November 2, 2009
Time: 10:00 a.m.
Place: Courtroom 8

24
25 **AND CONSOLIDATED ACTION**

26
27
28 10016233.1

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that pages 160 through 189 of Document No. 585-3, the Declaration of Sidney K. Kanazawa in Support of Settling Class Plaintiffs' Notice of Motion and Motion for Distribution of the Net Settlement Fund Upon the Occurrence of the Effective Date and for Approval and Distribution of Attorneys' Fees and Expenses, failed to upload when e-filed on October 9, 2009. The omitted pages are attached herewith.

DATE: October 12, 2009

Respectfully submitted,

McGUIREWOODS LLP

/s/ Sidney K. Kanazawa

Sidney K. Kanazawa
Darrel C. Menthe
Tracy Evans-Moyer
1800 Century Park East, 8th Floor
Los Angeles, California 90067
Telephone: (310) 315-8200
Facsimile: (310) 315-8210

Finkelstein Thompson LLP
Rosemary M. Rivas
601 Montgomery Street, Suite 665
San Francisco, California 94111
Telephone: (415) 398-8700
Facsimile: (415) 398-8704

L. Kendall Satterfield
The Duvall Foundry
1050 30th Street NW
Washington, D.C. 20007
Telephone: (202) 337-8000
Facsimile: (202) 337-8090

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Zwerling, Schachter & Zwerling LLP

Dan Drachler
1904 Third Avenue, Suite 1030
Seattle, Washington 98101
Telephone: (206) 223-2053
Facsimile: (206) 343-9636

Robert S. Schachter
41 Madison Avenue
New York, New York 10010
Telephone: (212) 223-3900
Facsimile: (212) 371-5969

Class Counsel

1 10. The expenses incurred pertaining to this case are reflected in the
2 books and records of this firm maintained in the ordinary course of business.
3 These books and records are prepared from expense vouchers and check
4 records and are an accurate record of expenses incurred.

5
6 I declare under penalty of perjury under the laws of the United States

9

10

11

_____s/_____

12

SIDNEY KANAZAWA

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

**DECLARATION OF SIDNEY K. KANAZAWA IN SUPPORT OF MCGUIREWOODS LLP'S
MOTION FOR AWARD OF ATTORNEY'S FEES**

09958178.1

EXHIBIT 1

ANTITRUST & TRADE REGULATION

McGuireWoods' antitrust and trade regulation lawyers have devoted their legal careers to solving the antitrust problems that businesses face daily. However, knowing the limits imposed by the antitrust laws and identifying the specific risks to our clients' plans is only the first step. We look for creative and practical ways for our clients to compete effectively with maximum flexibility and acceptable risk.

We represent corporations, trade associations, and individuals in antitrust litigation and counseling throughout the country and have played a significant role in major antitrust actions for many years. Members of the group have been active in the Antitrust Section of the American Bar Association, have given numerous speeches and have written extensively on antitrust issues.

As a national law firm with established practices in antitrust and other areas supporting business operations, we provide a wide range of legal services to our clients. We are committed to providing cost-effective, cost-efficient solutions to client problems in antitrust and related areas.

REPRESENTATIVE SERVICES

- Acquisitions & Mergers
- Advertising, Promotional & Performance Allowances
- Allocation of Territories Or Customers
- Bid Rigging
- Department of Justice Investigations
- Distributor & Dealer Matters
- Exclusive Dealing Arrangements
- Federal Trade Commission Investigations
- Gasohol Competition Act
- Government Debarment Proceedings
- Grand Jury Investigations & Criminal Prosecutions
- Hart-Scott-Rodino Compliance & Filings
- Interlocking Directors
- Joint Ventures & Strategic Alliances
- Monopolization & Attempts To Monopolize
- Patents & Intellectual Property
- Petroleum Practices Marketing Act (PPMA)
- Predatory Pricing
- Price Discrimination and Price Fixing
- Requirements & Output Contracts
- Resale Price Maintenance
- Tying Unfair & Deceptive Trade

REPRESENTATIVE CLIENTS

- A. H. Robins
- Alex Lee, Inc.
- Anthem
- Best Products
- Carpenter
- Circuit City
- Dominion Resources
- DuPont
- Florida Rock
- Fort James
- HCA
- Heilig-Meyers
- Interbake Foods
- Pepsi
- Reynolds Metals
- Smithfield Foods
- Stihl, Inc.
- Stanley Furniture
- Tree of Life
- Valleydale Packers

McGuireWoods' lawyers bring years of experience in many different facets of antitrust and trade regulation and deal with federal, state and international law. Our practice consists of three principal areas: business counseling, mergers and acquisitions, and litigation.

BUSINESS COUNSELING

We assist clients with designing marketing and distribution systems that comply with antitrust laws, and advise them on a variety of pricing and distribution issues. We structure joint ventures and strategic alliances, deal with franchising questions and registrations, conduct antitrust audits and compliance programs, write document retention programs and conduct training programs and seminars for clients and their employees. We deal with trade regulation issues of the European Economic Community and other international venues. Our goal is to find productive and lawful ways for clients to develop and successfully implement their business and marketing strategies.

For clients with defined marketing philosophies, including many major U.S. and international companies, we help them develop strategies in their target markets that will translate philosophy into commercial success. Our lawyers have broad exposure to many different industries and their practical experience allows them to find effective, creative and lawful ways to meet the demands of a competitive marketplace.

Doing business in a global environment requires specialized and up-to-date knowledge not only of U. S. federal and state antitrust laws, but also of the laws of the European Economic Community and the sometimes unusual laws of smaller countries. The often conflicting substance and interpretation of these laws can affect companies in unexpected ways, creating new challenges and significant opportunities. We know the law, stay abreast of legal developments and help clients take advantage of a changing legal environment. Working with key sales and marketing personnel to understand their needs so that a company's products, services and natural strengths can be used to exploit these opportunities ensures that legal knowledge and advice supports doing business.

Sometimes the antitrust laws are needed to balance uneven playing fields and protect the competitive process. In recent years, for example, we successfully persuaded the Federal Trade Commission to reconsider (and partially dissolve) a completed merger that put a client at risk, and

we successfully pursued antitrust and false advertising claims in several industries, including chain saws and insulation.

MERGERS & ACQUISITIONS

Our antitrust lawyers have many years of experience in obtaining Hart-Scott-Rodino clearance from the FTC and the Antitrust Division of the Department of Justice for major mergers and acquisitions. We know the people, the process and the policies of the FTC and Justice Department, and we know how to address issues effectively and efficiently, including the complex economic issues that generally lie at the core of any merger or acquisition. Experience and state-of-the-art technology allow us to handle the largest and most complex "second requests" for documents in a timely and cost-efficient way.

We obtained federal government approval of five substantial transactions:

- The merger of Smithfield Foods and Murphy Family Farms

- the merger of Alexandria Hospital and INOVA Health System

LITIGATION

In the litigation area, we deal with civil and criminal cases. Our experience in civil antitrust litigation, at the state and federal levels, includes some of the largest actions on record, and spans an array of industries including paper, petroleum, soft drinks, health care, telecommunications, road paving, and vitamins. Our criminal practice includes defending companies and individuals summoned before federal and state grand juries, and before federal and state courts. Administrative hearings, including hearings to debar or disqualify clients from bidding on federal or state contracts, is also a regular part of our work.

To help avoid the need for litigation, our lawyers offer creative training programs and other preventive measures. We prepare antitrust audits; prepare and implement document retention programs and compliance programs needed under the Federal Sentencing Guidelines; and provide training programs for employees that allow them to recognize and avoid "antitrust sensitive" situations, as well as take advantage of the pro-competitive elements of the antitrust laws.

We have represented companies of all sizes before federal, state and international agencies, and courts and in civil, criminal and administrative actions for more than a quarter of a century. We serve as business advisors and counselors to domestic and foreign companies, spanning dozens of industries. We recognize the value of creative and practical application of antitrust laws, which promotes the conduct of business that is aggressive and fair.

U.S. GOVERNMENT AGENCY RELATIONS

In the antitrust area, McGuireWoods' lawyers have handled numerous merger investigations, civil non-merger investigations and criminal investigations before the Antitrust Division of the U.S. Department of Justice and the FTC. Accordingly, McGuireWoods' lawyers are very familiar with the senior officials as well as many of the staff attorneys at federal antitrust enforcement agencies.

We have also been very active in the leadership of the ABA Antitrust Section and, through that involvement, have developed strong relationships and personal familiarity with numerous high ranking government officials, including the assistant attorney general in charge of the Antitrust Division, several deputy assistant attorneys general of the Antitrust Division, the director of operations of the Antitrust Division, the chairman of the FTC, several FTC commissioners, the deputy director of the FTC Bureau of Competition, and the FTC general counsel. As an example, McGuireWoods sponsored and conducted a 2005 antitrust seminar in which the chairman of the FTC and the No. 2 person in the Antitrust Division of the DOJ participated as panelists.

HART-SCOTT-RODINO

We have a substantial amount of experience in guiding mergers and acquisitions through the antitrust review processes of the FTC and the Antitrust Division of the U.S. Department of Justice. We file numerous Hart-Scott-Rodino premerger notification forms each year and

acquisitions.

McGuireWoods has prepared and filed Hart-Scott-Rodino premerger notification forms for numerous clients.

REPRESENTATIVE ANTITRUST LITIGATION MATTERS

- **In re Parcel Tanker Shipping Antitrust Litigation**
Represented Jo Tankers, a carrier of liquid chemicals in parcel tanker vessels, in a criminal indictment brought by the Antitrust Division of the U.S. Department of Justice. The firm is also defending Jo Tankers in 15 treble damage actions alleging bid rigging and customer allocation. These actions were consolidated by the judicial panel on multidistrict litigation in the District of Connecticut.
- **Land v. United Telephone Southeast Inc.**
Represented United Telephone, a subsidiary of Sprint Corporation, in a private civil treble damage action alleging monopolization, monopoly leveraging and tying in the inside wire maintenance market.
- **Panache Products v. Richardson Electronics Corporation, et al.**
Represented Richardson Electronics, a major manufacturer and distributor of electron power tubes, in defense of a action alleging price fixing and other anticompetitive conduct.
- **In re Vitamins Antitrust Litigation**
Represented DuPont in numerous action suits alleging price fixing in the vitamins business. This was the largest private antitrust litigation pending in the U.S. in the early 2000s.
- **In re Commercial Tissue Products Antitrust Litigation**
Representation of Fort James in more than 40 civil action antitrust suits alleging price fixing in the commercial tissue products market. Fort James was one of eight defendants. The federal "direct purchaser" suits were consolidated into an MDL proceeding in Florida. There also were related state indirect purchaser suits filed in California, Tennessee, Wisconsin and Minnesota. Before these civil cases were filed, the firm represented Fort James' predecessor, James River, in a price fixing investigation conducted by the Department of Justice, which was followed by a

grand jury investigation. The federal investigation was closed with no enforcement action being taken.

- **American Chiropractic Assn. v. Trigon Blue Cross & Blue Shield of Virginia**
Represented Trigon in this antitrust action filed in the Western District of Virginia. Chiropractors alleged that Trigon and medical doctors conspired to provide discriminatory reimbursement to chiropractors. The firm was successful in obtaining summary judgment for Trigon, which was affirmed by the 4th Circuit.
- **Stand Energy Co., et al. v. Columbia Gas Transmission Corp., et al.**
Representing Dominion Resources in this antitrust conspiracy case filed in the Southern District of West Virginia, which relates to the storage and transportation of natural gas.
- **JLM Industries, Inc. v. Stolt-Nielsen Transportation Corporation, et al.**
Representing Jo Tankers, Inc., a major carrier of liquid chemicals in ocean-going vessels in defense of numerous treble damage actions alleging anticompetitive conduct by competitors in the parcel tanker shipping industry.

- **Allison v. Valleydale Packers**
represented valleydale in this antitrust suit alleging violations of the Robinson-Patman Act.
- **Virginia Academy of Clinical Psychologists v. Blue Cross & Blue Shield of Virginia**
Represented Blue Cross & Blue Shield of Virginia in this antitrust case that eventually was decided by the 4th Circuit. The clinical psychologists challenged the Blue Cross plan's reimbursement policy as being the product of an antitrust conspiracy.
- **Blue Cross & Blue Shield of Virginia v. McCready**
Representation of Blue Cross & Blue Shield of Virginia in this antitrust trial which eventually went to the U.S. Supreme Court on the issue of whether a subscriber to a Blue Cross plan has standing to challenge a Blue Cross policy of not reimbursing subscribers for services rendered by clinical psychologists unless such services were supervised by a medical doctor.
- **Human Resources Institute of Norfolk v. Blue Cross of Virginia and The Blue Cross Association**
Representation of Blue Cross & Blue Shield of Virginia in this antitrust litigation brought by a psychiatric hospital alleging a conspiracy to either force the hospital out of business or into becoming a participating hospital in the Blue Cross system.
- **In re Gas Meters Antitrust Litigation**
Representation of Peoples Gas Light & Coke Company and North Shore Gas Company in a civil action alleging damages as a result of a price-fixing conspiracy by the major manufacturers of gas meters. A favorable settlement was achieved shortly after the jury was impaneled.
- **Natural Gas Pipeline Company of America v. Kansas Nebraska Natural Gas Company**
Representation of natural gas pipeline company in a claim alleging violation of Section 2 of The Sherman Act by reason of the refusal of the defendant to provide transportation services over its pipeline which was deemed to be an essential facility.
- **Illinois Brick Co. v. Illinois**
Represented one of several defendants charged with conspiring to fix the price of building bricks. The case went to the U.S. Supreme Court and established the rule that antitrust damages are recoverable only by direct purchasers.

- **In re Uranium Antitrust Litigation**
Representation of Pancontinental Mining Corporation, an Australian uranium mining company, in an action brought by Westinghouse Corporation alleging that the major international producers of uranium established a cartel to raise and fix the price of uranium purchased by Westinghouse for resale to operators of nuclear reactors.
- **In re Folding Carton Antitrust Litigation**
Representation of F.N. Burt Company in defense of civil and criminal antitrust claims as a result of alleged illegal price-fixing activity by manufacturers of folding cartons.
- **In re Corrugated Container Antitrust Litigation**
Representation of Dura Containers and Consolidated Packaging Corporation in antitrust treble damage litigation alleging price fixing in the sale of corrugated containers.
- **Northwest Real Estate Board, Inc. v. Multiple Listing Service of Northern Illinois, Inc.**
The firm represented Multiple Listing Service of Northern Illinois, Inc. in defense of a complaint alleging a group boycott in violation of Section 1 of the Sherman Act. The firm also represented the American Telephone & Telegraph Company, et al.)
- **American Telephone & Telegraph Company, et al.)**
the major independent telephone companies.
- **EchoStar Communications Corp. v. DirecTV Enterprises**
Represented Circuit City in this antitrust action in federal court in Denver involving the direct broadcast satellite television business. EchoStar alleged that DirecTV, Circuit City, Best Buy and RadioShack conspired to boycott EchoStar.
- **In re Compact Disk Minimum Advertised Price Antitrust Litigation**
Representation of Circuit City in this action antitrust litigation in federal court in Maine. The plaintiffs alleged that the music distributors imposed an unlawful MAP program on retailers.
- **United States v. Allegheny Bottling Company, et al.**
Represented Allegheny Bottling Company, owned by Pepsico, Inc., in this criminal antitrust trial alleging price fixing in the soft drink bottling industry.
- **Red Bird Supply, Inc., et al. v. Stihl Incorporated, et al.**
Represented Stihl Incorporated in this distributor termination trial alleging breach of contract, fraud, antitrust violations, franchise law violations and other claims. The case was originally filed in federal court in Oklahoma, but ultimately submitted to a three-panel commercial arbitration proceeding pursuant to an arbitration clause in the distributor contract.
- **United States v. Gravely**
Represented a Pepsi official in this criminal antitrust trial alleging price fixing and obstruction of justice.
- **United States v. Moore Brothers**
Represented Moore Brothers and one of its principals in this criminal antitrust trial alleging price fixing in the road building industry.
- **BMA v. Dallas Nephrology Associates**
Represented Dallas Nephrology Associates in an action alleging attempt to monopolize the market for renal dialysis facilities. The antitrust claims were dismissed on summary judgment before trial.

- **United States v. Rea Construction**
Represented Rea Construction in this criminal antitrust suit alleging price fixing in the construction of airport runways.
- **Meredith Country Store v. Allegheny Bottling Company, et al.**
Represented Allegheny Bottling Company in this civil antitrust, action case alleging price fixing in the soft drink bottling industry.
- **Commonwealth of Virginia v. Whitehurst Paving Co., et al.**
Represented Whitehurst Paving in this antitrust suit filed by the Commonwealth of Virginia alleging price fixing in the road paving industry.
- **Animal Hospital Emergency Room v. Veterinary Emergency Center**
Represented plaintiff in this antitrust suit alleging violations of the Sherman Act in connection with the provision of emergency veterinary services.
- **New Street Grocery v. Mid-Atlantic Coca Cola Bottling Company and Pepsi Cola Bottling Company**
Represented New Street Grocery in this civil antitrust suit alleging price fixing in the soft drink bottling industry.
- **United States v. Deerfield Specialty Company, et al.**
Represented Deerfield Specialty Company in this criminal antitrust case alleging price fixing in the paper industry.
- **In re: Glassine**
Represented Riegel Products, a subsidiary of James River Corp. of Virginia, in this civil antitrust action suit alleging price fixing in the glassine paper industry.
- **A.H. Robins and the Miller Morton Co. v. Hartz Mountain**
Represented A. H. Robins and the Miller Morton Co. in this civil antitrust case alleging attempted monopolization on the part of Hartz Mountain in the pet supply market.
- **In re: Independent Gasoline Antitrust Litigation, MDL Docket No. 267**
The firm represented defendant, Crown Central Petroleum, in a series of action antitrust suits alleging that the defendants conspired to fix the retail prices of gasoline in the Mid-Atlantic region.
- **Texcrom, Inc. v. James River Corp.**
Represented James River in the antitrust action alleging violations of § 1 and § 2 of the Sherman Act.
- **Alexandria Medical Arts Pharmacy v. Alexandria Health Care Services, Inc.**
Represented the defendant in an antitrust challenge to the formation of a durable medical equipment company by several hospitals.
- **Thompson Everett, Inc. v. National Cable & Advertising, Inc.**
Acted as co-counsel for a client that obtained summary judgment in an antitrust challenge to an exclusive dealing agreement involving cable television.
- **Brandon Ladd Corp. v. Jefferson Cable**
Represented Jefferson Cable in this suit alleging violations of state antitrust laws in the cable TV industry.

- **In re: Minolta Corp.**
Represented a national retailer in a resale price maintenance investigation conducted by the Maryland attorney general.
- **Atlantic Distribution, Inc. v. Wellborn Cabinet, Inc.**
Represented a manufacturer defendant in a Section 1 conspiracy case arising from a distributor termination.
- **Windham v. American Brands, Inc.**
Represented the defendant in this antitrust action brought in the U.S. District Court for the District of South Carolina by all South Carolina producers of flue-cured tobacco against tobacco dealers and manufacturers who bought tobacco on the South Carolina flue-cured markets.
- **Galloway v. American Brands, Inc.**
Represented the defendant in this antitrust action, similar to Windham, brought in the U.S. District Court for the Eastern District of North Carolina by a North Carolina tobacco farmer on behalf of all flue-cured tobacco producers outside of South Carolina.

of retailers by plaintiffs, alleging price fixing in the sale of Cuisinart food processors. The Cuisinart.



www.mcguirewoods.com

Professional Profile



Sidney Kanazawa

T: 310.315.8238

skanazawa@mcguirewoods.com

In 2006 and 2004, Mr. Kanazawa was selected by the publishers of *Los Angeles* magazine as one of Southern California's "Super Lawyers." He has extensive experience with maximizing the opportunities and minimizing the dangers of products liability, environmental, intellectual property (including patents), regulatory, white collar crime, construction, commercial, and other disputes.

Department

- Complex Products Liability

Practice Areas

- Banking Litigation

Representative Matters

- Resolved a series of highly complex multimillion-dollar partnership, building management, and practice management lawsuits on behalf of a world-renown medical group against two major publicly traded companies, without formal discovery.
- Reduced a multibillion-dollar California Business and Professions Code Section 17200 claim, that was prosecuted by the district attorneys of nine counties against several manufacturers, to a low six-figure administrative fine and reimbursement. This result was achieved over three years through a series of meetings and correspondence that extensively explored constitutional limitations on government fines and penalties, case law interpretations of Section 17200, the admissibility of extrapolation evidence, and the likely impact of expected trial presentations. The complaint and stipulated final consent judgment were filed the same day and received no press coverage.
- Engaged in a series of meetings and presentations that resulted in the amicable settlement of an intellectual property matter involving the misappropriation of the name and likeness of a high profile individual within three months of the filing of the complaint and before any significant discovery.
- *[Faded text]*
- *[Faded text]*
- Terminated the major portion of an employment case before trial on behalf of an entertainment industry studio through the development of a theme and storyline, and apt analogies in a summary adjudication motion.
- Presented a series of lectures on the ethics and persuasion to the Los Angeles County Bar Association and a variety of other groups that explained why lawyers have fallen into disrepute, and how selfless compassion can help them regain the stature and respect of Atticus Finch (To Kill a Mockingbird).
- Investigated and developed compelling "user friendly" themes for complex patent case that favorably settled before trial.
- Developed motivating story and tried portions of patent related computer development case.
- Settled a business tort and intellectual property case in the middle of trial, and had the opportunity to learn much of the jurors' thinking in a subsequent lunch with several of the jurors that reinforced much of the trial strategies he has shared with colleagues in NITA and other programs:
- Used talks and letters "from the heart" to quell a significant labor strike that threatened to cripple a client company.
- Used a series of informal lunches and meetings to resolve a major employment dispute within one month of the filing of the complaint.
- Used a variety of legal and interpersonal strategies to stop an attempted takeover of a company, including the filing of a TRO.
- Provided a quick, interpersonal response to a class action that resulted in an early favorable resolution of the class action on his client's behalf before any significant expenditure of fees or expenses in the defense of the class action.
- Recovered a seven-figure settlement in a major homeowners' association's action, without taking any depositions, and with virtually no other discovery by any party.
- Dissuaded a client from immediately filing a lawsuit and instead resolved a multimillion-dollar dispute through informal meetings in a matter of months, saving a valuable business relationship that his client thought was unsalvageable.

McGUIREWOODS

- After a month-long trial virtually no one thought he could win, Mr. Kanazawa successfully defended a grocery chain against a highly contentious contempt action by the California attorney general and several private environmental groups over an alleged breach of a Proposition 65 consent judgment. With simple themes and graphic cross-examinations of plaintiffs' witnesses, Mr. Kanazawa subdued plaintiffs' populist cause and turned the spotlight on plaintiffs' and the government's less-than-honest conduct in attempting to enforce the consent judgment.
- In actions brought in California and Nevada, Mr. Kanazawa recovered 100% of his clients' original investment (after attorneys' fees and costs) and assisted a Receiver in recovering more than \$40 million for a medical device company when improper cash transfers of private placement funds reduced the company's available cash from more than \$30 million to less than \$100,000 by the time his clients initiated a shareholders' derivative lawsuit that eventually led to the appointment of the Receiver and this recovery.
- Helped a homeowners association recover \$2 million from its insurer in an earthquake damage dispute.
- Defended a client manufacturer in a lawsuit of contract for sale of goods, distribution, and ultimately recovered the matter by recovering for the manufacturer's costs from the defendant's insurer.
- Represented a client in a complex construction dispute involving more than 50 parties, even though the defendants' cost-of-repair estimates were less than \$3 million.
- Saved a client from arrest and brought closure to a series of criminal, administrative, and civil actions that arose from a high publicity oil spill, by using his own openness and a public agency's unjust press releases to calm suspicions and turn the emotional tide against the agency. Later, he subtly used a civil opponent's "truth stretching" to bring that matter to a sudden close at a mediation.
- Helped a client reinstate its state-issued administrative letter of authorization when it was revoked by the state agency on questionable grounds, by encouraging the client to take a "high road" in the media and to work behind the scenes in direct meetings and actions with the agency to reestablish its credibility with the agency. The letter was reinstated and relations with the agency improved (which would probably not have been the case if more formal legal remedies were employed).
- Used creative graphics and a focused theme (fish spit) to prepare a major Proposition 65 diesel exhaust environmental case for trial on behalf of several major grocery chains in California. This approach precipitated a favorable resolution of the matter before trial.
- Took a series of video depositions of an opponent's executives, edited snippets of these videos into a tight juxtaposition of conflicting stories (Liar's Tape), and created other storyboard graphics in preparation for trial. On the first day of trial, the opponent corporation paid his clients more than 100 times the opponent's "maximum" offer.
- Was called one morning at home, changed his morning plans, and arrived on scene just as the OSHA and district attorney investigators were arriving to interview witnesses about a death in a sand silo that had occurred the night before. Mr. Kanazawa helped the client set up a crisis team, and helped the team confidently move the company forward. Using unique persuasive techniques, Mr. Kanazawa reached out to the union representatives, the decedent's family, and the government agencies involved, which in turn, curtailed adverse publicity about this event, induced favorable resolutions of all potential criminal, administrative, and civil actions, and eliminated criminal prosecution of all of the individuals involved.
- Stepped into a major landslide case, sharpened the issues and themes, developed key facts, created cogent supporting evidence from thousands of documents, and recovered nearly \$20 million for his clients.

McGUIREWOODS

- Concluded a civil trial in which he proved another vessel spilled 92% of the oil in the largest oil spill ever in the Port of Los Angeles, despite U.S. Coast Guard oil "fingerprinting" test results that ostensibly only matched oil from Mr. Kanazawa's client's vessel. At the time of the spill, Mr. Kanazawa was called in the middle of the night, and for the next three months, took charge of the entire crisis on behalf of a Korean shipping company. He personally directed four major contractors and hundreds of laborers in the multimillion-dollar clean-up, handled all regulatory and media communications, and set up a claims office to resolve the more than 2,000 claims that arose from the spill. The spill shut down the main channel of the Port of Los Angeles for five days and required seven miles of boom to contain the oil while it was being cleaned off thousands of pilings and rocks for the next three months. This was the first major oil spill under the then new California and Federal Oil Pollution Acts and prompted a felony prosecution by City of Los Angeles and the State of California. Significantly, Mr. Kanazawa's approach to this crisis:
 - Has been hailed as a "model" clean up by the Coast Guard
 - Generated virtually no adverse publicity
 - Resolved 600 of the 2,000+ claims within two weeks of the spill and all 2,000+ within three months of the spill (averaging 100 claims per day) at a cost of only 10% of the administrative costs incurred to resolve these claims
 - Derained the felony prosecution in the midst of the preliminary hearing
 - In civil discovery proceedings, uncovered facts and evidence unknown at the time of the spill, that eventually led to the successful civil prosecution of another vessel for 92% of the oil spilled
 - Eventually allowed recovery by the shipowner client of virtually all of its costs and expenses for this spill from others
- Used a general verdict, openness, and a contrasting precise style to minimize adverse facts and obtain a verdict in a difficult case that was a fraction of the lowest demand before trial and a fraction of his opponent's costs.
- Used risk assessment decision trees, and created graphs and statistics from actual jury trial data to persuade a client and an opponent to settle a case within a few months of its commencement, even though both sides fully expected the case would proceed to trial 2-3 years later.
- Obtained a defense verdict in a huge punitive damage case dripping with emotion that no one thought he could win. The demands in the case began in the millions, and continued to climb throughout the preparation of the case and up until the beginning of trial. At trial, Mr. Kanazawa's opening statement embraced plaintiffs' best facts as his own and weaved a compassionate theme around those facts to win.

Education

- University of Southern California Gould School of Law, Los Angeles, California, J.D., 1978
- University of Hawaii, B.Ed., 1974

Honors

- Named a "Southern California Super Lawyer," *Law & Politics Magazine*, 2007

Previous Experience

- Partner, Van Elten Suzumoto & Becket LLP
- Partner, Pillsbury Winthrop LLP
- Partner, Lillick McHose LLP

McGUIREWOODS

Professional Affiliations

- American Law Institute
- Product Liability Advisory Council
- Maritime Law Association
- Japanese American Bar Association
- National Asian Pacific American Bar Association

Admitted

- California
- Hawaii

McGUIREWOODS



www.mcguirewoods.com

Professional Profile



Los Angeles, California 90007
T: 310.315.8225
F: 310.350.0120
njussim@mcguirewoods.com

Litigation

Mr. Jussim has represented business clients in all phases of commercial litigation from pre-suit settlement through trial, to enforcement of judgment. His litigation practice now centers on representing domestic and overseas businesses in disputes with competitive practices and the involvement of government regulators. Substantively, such disputes have focused on antitrust, unfair competition, securities and health care law issues.

Health Care and Regulatory Practice

Mr. Jussim has represented hospitals, skilled nursing facilities and pharmacies in matters before the California Department of Health Services, focusing on changes of ownership and Medicare/Medi-Cal reimbursement issues, including alleged fraud and abuse. In that vein, he led a response to a DHS investigation of alleged Medi-Cal violations by a group of hospitals. He also negotiated a unique arrangement with DHS concerning the storage of frozen genetic material on behalf of a hospital holding company. He has obtained the favorable resolution of grievances between local governments and health care clients with regard to tax and environmental compliance issues. Also, he has recently expanded his regulatory law practice to include the California gaming industry.

Corporate Governance

Mr. Jussim advises in-house counsel to publicly traded corporations in responding to whistleblower actions and internal investigations under the Sarbanes-Oxley Act. He has been regularly consulted by the in-house counsel, boards of corporations, and special committees of the board of corporations, on matters of corporate governance and fiduciary duty. He has also represented management and minority shareholders in conflicts within closely held corporations.

Department

- Antitrust & Trade Regulation

Education

- University of Minnesota Law School, Minneapolis, Minnesota, J.D., *cum laude*, 1997
 - Recipient, Graduating Class's Highest Non-academic Honor for Constructive Representation of State Prison Inmates in Civil Litigation
- Harvard University, Cambridge, Massachusetts, A.B., *cum laude*, 1987
 - National Merit Scholar

Previous Experience

- Senior Counsel, Van Etten Suzumoto & Becket LLP, Los Angeles, California
- Associate, Manatt, Phelps & Phillips, LLP

Publications

Conference Publication, November 2004, December 2003

Professional Affiliations

- American Health Lawyers Association
- American Bar Association, Litigation Section, Subsection on Health Care Law

Admitted

- California

McGUIREWOODS



www.mcguirewoods.com

Professional Profile



Darrel C. Menthe

Associate

Senior Counsel

Telephone: 310.956.3131

F: 310.956.3131

Mr. Menthe's practice is concentrated in the areas of commercial and general business litigation and matters relating to bankruptcy. His practice also includes outdoor advertising law, First Amendment law, and unfair business practices.

Department

- Antitrust & Trade Regulation

Education

- UCLA, Los Angeles, California, M.A. Political Science, 2001
- Stanford Law School, Stanford, California, J.D., 1996
 - Senior Submissions Editor, *Stanford Journal of International Law*
- University of California, San Diego, La Jolla, California, B.A., *magna cum laude*, 1993

Previous Experience

- Associate, Van Etten Suzumoto & Becket LLP, Los Angeles, California
- Associate, Fried, Frank, Harris, Shriver & Jacobsen
- Associate, Manatt, Phelps & Phillips LLP
- Law Clerk, the Honorable Samuel Bufford, U.S. Bankruptcy Court, Central District of California

Publications

- "Jurisdiction in Cyberspace: A Theory of International Spaces," 4 MICH. TELECOMM. TECH. L. REV. 69 (1998)

Professional Affiliations

- Los Angeles County Bar Association

Admitted

- California

Languages

- Spanish
- German
- Russian

McGUIREWOODS



www.mcguirewoods.com

Professional Profile



Tracy Evans Moyer

Attorney

Los Angeles, California 90001
T: 310.315.8276

tmoyer@mcguirewoods.com

Ms. Moyer has experience representing and counseling a broad range of corporate and individual clients in all phases of commercial litigation, including mediations, arbitrations, jury trials and appeals. She has managed litigation on a national scale, and her responsibilities include drafting and responding to pleadings, discovery requests and dispositive motions; taking and defending depositions; conducting fact, expert, and class action discovery; participating in settlement negotiations; and oral argument.

She has handled cases in the areas of antitrust, labor and employment, shareholder disputes, class actions, products liability, professional malpractice, banking law, bankruptcy and construction.

She has extensive experience in class action litigation, including achieving certification of a national class of plaintiffs in an antitrust class action against the largest provider of bar exam review courses in the United States, as well as the successful defense of one of the nation's largest financial institutions in a putative class action based upon allegations of predatory lending and fraud.

Her antitrust matters have involved allegations of market allocation, monopolization, attempted monopolization and conspiracy. In addition, Ms. Moyer has participated in antitrust compliance programs and audits.

Her labor and employment experience includes numerous employment litigation matters, as well as pre-litigation internal investigations. These matters have involved allegations of racial discrimination, sexual discrimination, sexual harassment, wrongful termination, retaliation, and violation of the WARN Act.

Department

- Antitrust & Trade Regulation
- Labor & Employment

Education

- Boston University School of Law, Boston, Massachusetts, J.D., *cum laude*, 1998
- Fordham University, New York, New York, B.A., *magna cum laude*, 1995
 - Phi Beta Kappa

Previous Experience

- Associate, Duane Morris LLP
- Law Clerk, the Hon. Mark A. Baber and Barbara A. Curran, New Jersey Superior Court
- Court-appointed Mediator, New Jersey Superior Court

Publications

- *ADT Operations, Inc. v. Chase Manhattan Bank N.A. - Is there a Remedy for Circumvention of Commercial Instruments by a Bank?* *Journal of Consumer Policy*, 2001

Speaking Engagements

- *ADT Operations, Inc. v. Chase Manhattan Bank N.A. - Is there a Remedy for Circumvention of Commercial Instruments by a Bank?* *Journal of Consumer Policy*, 2001
- *Modernization Commission Regarding Indirect Purchaser Litigation*, State University of New York at Buffalo Law School, Seminar on Private Antitrust Suits, April 2007
- *International Association for Identification*, New Jersey State Division, 17th Annual Education Conference, October 2003
- Newark Police Department, Crime Scene Investigation Course, 2001

Professional Affiliations

- California Bar Association
 - Litigation Section
- American Bar Association
 - Litigation Section
 - Antitrust Section
- Women Lawyers Association of Los Angeles
- Los Angeles County Bar Association

Admitted

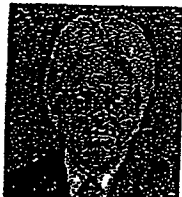
- California
- New York
- New Jersey
- U.S. District Court for the Central District of California
- U.S. District Court for the Southern District of California
- U.S. District Court for the Southern District of New York
- U.S. District Court for the Eastern District of New York
- U.S. District Court for the District of New Jersey

McGUIREWOODS



www.mcguirewoods.com

Professional Profile



EDWARD J. DISNER
ATTORNEY AT LAW

McGUIREWOODS LLP

Los Angeles, California 90067
T: 310.315.8299

F: 310.315.8299
edisner@mcguirewoods.com

Mr. Disner's areas of practice include antitrust and trade regulation as well as other complex business litigation, copyright, trademark, trade secret, unfair competition, FTC, business interference, land use, class actions and other commercial disputes. He has tried numerous cases in state and federal court, and speaks and writes frequently on complex litigation, including antitrust matters. He has also served as an Attorney-Advisor to a Commissioner on the Federal Trade Commission.

He is the author of *Antitrust Law for Business Lawyers: Questions, Answers, Law and Commentary* (ALI-ABA 2007), as well as many articles, concerning antitrust law and other litigation matters. His publications are circulated in several countries, and he has served as a commentator for AP, ABC, BBC-World Television, PBS, Bloomberg News, C/Net, Wall Street Journal, USA Today and others.

Mr. Disner was the principal force behind the creation of official antitrust law jury instructions for the State of California, the only state in the nation with such instructions. He has also been an attorney-delegate to the 9th Circuit Judicial Conference, a mediator, and an American Arbitration Association arbitrator.

Mr. Disner has won tens of millions of dollars in plaintiffs' verdicts and numerous defense verdicts over the years. He has been referred to in the press as a "heavy hitter," a "bulldog trial lawyer," a "name-brand lawyer," and an "antitrust guru," among other things.

Department

- Antitrust & Trade Regulation

Practice Areas

- Antitrust and Trade Regulation

- Intellectual Property, Data & Privacy
- International Group

Education

- Harvard Law School, Cambridge, Massachusetts, J.D., 1972
- University of Michigan, B.A., 1969

Publications

- "Unlocking the Arbitration Trap With a Warranty to Follow the Law," *Los Angeles & San Francisco Daily Journal(s)* (Los Angeles & Daily Journal Corporation, November 7, 2006)
- "Now in Your Neighborhood: Schmoozing at Inns of Court," *Los Angeles & San Francisco Daily Journal(s)* (Los Angeles & Daily Journal Corporation, September 20, 2006)
- "Unitary Pricing Practices and Antitrust," *The Practical Lawyer* (Philadelphia, Pa.: ALI-ABA, October 2006)
- "The Ying & Yang of U.S. Antitrust Law Enforcement, Part 2," *Recharge Asia* (in Chinese, Long Beach, California, November 2005)
- "Unlocking the Arbitration Trap With a Warranty to Follow the Law," *Los Angeles & San Francisco Daily Journal(s)* (Los Angeles & Daily Journal Corporation, November 7, 2006)
- "The Ying & Yang of U.S. Antitrust Law Enforcement, Part 1," *Recharge Asia* (in Chinese, Long Beach, California, October 2005)
- "Protecting Your Patents: Antitrust Considerations," *The SciTech Lawyer* (Chicago, IL: Section of Science and Technology Law of the American Bar Association, Summer 2005)
- "The Importance of Subject-Matter Expertise in Antitrust Arbitration," *Dispute Resolution Journal* (New York, NY: American Arbitration Association, Nov. 2004 – Jan. 2005)
- "Thinking Beyond the Rules," *Litigation* (Chicago, Ill.: American Bar Association, Fall 2004)
- "Taking Expert Depositions: The Rule of Dumb and Dumber," *The Federal Lawyer* (Washington, D.C.: Federal Bar Association, February 2004)
- "The Antitrust Risks in Real Estate Transactions," *Real Estate Finance Journal* (co-author) (St. Paul, Minnesota: West Information Publishing Group, Spring 2004)
- "Trial Grit," *The Federal Lawyer* (Washington, D.C.: Federal Bar Association, January 2004)
- "So Unfair and Foul: The Key to Curbing Abuses in Section 17200 Litigation," *Los Angeles Lawyer* (co-author) (November 2003)
- "Another Opening, Another Show," *The Federal Lawyer* (Washington, D.C.: Federal Bar Association, July 2003)
- "The Topsy-Turvy World of Antitrust Law," Parts I-VI, *Recharger* (101 Communications, October 2002 – February 2003) (won Readers' Award)
- "Closing Argument: Winging It?" *CLE Review* (ALI-ABA July 2002); reprinted in *Nevada Lawyer* (State Bar of Nevada, September 2002)
- "Private Antitrust Litigation – American Style," *Global Competition Review* (July 2002)
- "Antitrust Law: The Chicago School Meets The Real World," *Los Angeles Lawyer – Special Twenty-Fifth Anniversary Issue* (March 2002); reprinted in *Business Law Today* (Chicago: American Bar Association 2003 – cover story)
- *Antitrust Law for Business Lawyers: Questions, Answers, Law and Commentary* (Philadelphia: ALI-ABA 2001); Second edition (2003)
- "The Trouble With Experts," *The Federal Lawyer* (Washington, D.C.: Federal Bar Association, January 2001 - cover story); reprinted in *The Practical Litigator*

McGUIREWOODS

- (Philadelphia: ALI-ABA, January 2001); *The Trial Lawyer* (Denver: Aspen Law Publications, January 2001); and *Corporate Counseling Report* (ABA Section of Antitrust Law, Fall 2001); *Expert Evidence Report* (BNA, Inc., November 4, 2002)
- "Trials in America," *Asian Lawyer* (Hong Kong: THC Publications, July and October 2000); reprinted in *International Legal Practitioner* (London: International Bar Association, December, 2000); reprinted in *The Global Law Review* (Beijing: CASS Institute of Law, December 2003) (in Chinese); reprinted in *ReFortuneEast Magazine* (Varna, Bulgaria: RechargEast, Ltd., January 2006) (in Russian & Chinese)
 - "Depositions: The Early Bird Gets The Worm or Early Evidence is Like Yeast," *The Federal Lawyer* (Washington: Federal Bar Association, October 2000 - cover story); reprinted as "Depositions: Why Earlier is Better," *The Practical Litigator* (Philadelphia: ALI-ABA, September 2000); as "Depositions: The Early Bird Gets the Worm" (Denver: Aspen Law Publications, September 2000); and in *L.A. Litigator* (Los Angeles County Bar Association, Winter 2001)
 - "Taking Depositions in Japan, Or: My Adventures in Tokyo," *The Trial Lawyer* (Denver: Aspen Law Publications, March, 2000); also published as "Taking Depositions in Japan, Or The Only Show in Town" *New York State Bar Association Journal* (New York: New York State Bar Association, March 2000); and reprinted as "Depositions in Japan" *California Lawyer* (Los Angeles: California Lawyer Publications, March 2000)
 - Contribution Editor to *ABA Section of Antitrust Law* (Los Angeles: California Continuing Education of the Bar, 1998)
 - "Ring of Truth," *Los Angeles Daily Journal* (June 29, 1999)
 - "Uncovering," *Los Angeles Lawyer* (October 1999, cover story)
 - "Microsoft: IBM Redux?" *Business Law Today* (Chicago: American Bar Association 1998)
 - *California Antitrust Law Jury Instructions* (State Bar of California Antitrust & Trade Regulation Law Section, 1998) (Editor and Co-Author)
 - "Tie Breaker," *Los Angeles & San Francisco Daily Journal(s)*, Cyber, Esq. (Los Angeles: Daily Journal Corporation, December 11, 1997)
 - "Antitrust and the Ways of the World," *California Lawyer* (July 1991)
 - "Is There Antitrust After Syufy? Recent Ninth Circuit Cases Create Barriers to Enforcement," *California Lawyer* (March 1991)
 - *Antitrust for Business: Questions and Answers* (New York: Federal Legal Publications, 1989)
 - Editorial Board, contributor, "Understanding Antitrust" series, (1985)
 - "Market Definition," chapter in *Antitrust: New Developments* (California: California Continuing Education of the Bar 1982)
 - "The Availability of Divestiture Relief to Private Litigants Under Section 7 of the Clayton Act," 1 *Allegheny County Bar Association Antitrust and Class Action Journal* (Fall-Winter 1981), reprinted in *Los Angeles & San Francisco Daily Journal Report*, No. 82-5 (Los Angeles: Daily Journal Corporation, 1982); reprinted in *ABA Antitrust Section, Section 7 Post-Spring Meeting Newsletter* (May 1, 1984)
 - "The Rule of Reason: Fudge Factor in Antitrust Law," *Los Angeles & San Francisco Daily Journal Report*, No. 79-13 (Los Angeles: Daily Journal Corporation, 1979)
 - "Federal Trade Commission Regulation of Patent and Trademark Abuses," 11-2 *Beverly Hills Bar Journal* (1977); reprinted in *State Bar of California, 2 Patent Section News* (1977)
 - "Overpayments in Supplier Promotional Programs: The FTC Solution," 19 *Villanova Law Review* (April 1974); reprinted in 17 *Publishing, Entertainment, Advertising and Allied Fields Law Quarterly* (Summer 1975)
 - "Barrier Analysis in Antitrust Law," 58 *Cornell Law Review* (June 1973)

McGUIRE WOODS

Speaking Engagements

- Available upon request.

Professional Affiliations

- Member, ALI-ABA's *Practical Lawyer* Editorial Board, 2004 - Present
- Member, 9th Circuit Judicial Conference, 2003 - 2006
- President, The Southern California Business Litigation Inn of Court, 2001-2003
- State Bar of California
 - Chairman, Antitrust and Trade Regulation Law Section, 1991-1992
 - Member or Advisor, Executive Committee, 1986-2004
- Los Angeles County Bar Association
 - Chairman, Antitrust Section, 1982-1983
 - Member, Executive Committee, 1977-Present
- Member, Bureau of National Affairs, Antitrust & Trade Regulation Advisory Board, 1984-1989

~~MEMBER AND PAST PRESIDENT, AMERICAN FOREIGN RELATIONS ASSOCIATION~~

Admitted:

- California
- Michigan
- District of Columbia (inactive)

McGUIREWOODS



www.mcguirewoods.com

Professional Profile



1500 QUINCY PARK EAST
FLOOR 1500

Los Angeles, California 90007
T: 310 315 8208

F: 310.350.3100
cmregan@mcguirewoods.com

Ms. Regan's practice is divided between advising and counseling employers on a variety of employment-related issues and employment-related litigation. She regularly advises clients regarding California and federal wage and hour, antidiscrimination, and antiharassment laws, represents clients before administrative agencies, and negotiates and drafts employment and severance agreements.

She also represents employers in a variety of employment cases in state and federal courts, including individual actions involving claims of wrongful termination, sexual harassment, age, gender, race and disability discrimination and retaliation. Ms. Regan also has extensive experience defending employers in complex, high-exposure, wage-hour class actions.

Department

- Labor & Employment

Practice Areas

- Government Compliance
- Class Action Litigation
- Employment Discrimination
- Wrongful Discharge
- Appellate
- Non-competition Matters

Education

- Loyola Law School, J.D., 1985
 - Note and Comment Editor, *Loyola of Los Angeles Law Review*
 - Recipient, American Jurisprudence Award for Debtor-Creditor Relations
- St. John's College, Santa Fe, New Mexico, B.A., 1978

Honors

- Named a "Southern California Super Lawyer," *Law & Politics Magazine*, 2007

Previous Experience

- Partner and Senior Counsel, Van Etten Suzumoto & Becket LLP, Los Angeles, California, 2003-2006
- Of Counsel and Associate, Perkins Coie LLP, Los Angeles, California, 1988-2003
- Associate, Johnson, Manfredi & Thorpe, Los Angeles, California, 1985-1988

Professional Affiliations

- Los Angeles County Bar Association
- Immediate Past Member, Women Lawyers' Association of Los Angeles

Admitted

- California 1985
- U.S. Court of Appeals for the 9th Circuit 1987
- U.S. District Court for the Northern District of California
- U.S. District Court for the Eastern District of California
- U.S. District Court for the Central District of California
- U.S. District Court for the Southern District of California

Place of Birth

- Tacoma, Washington

McGUIREWOODS



www.mcguirewoods.com

Professional Profile



Jia-Ming Shang

Senior Counsel

Senior Counsel

Los Angeles, California 90007

T: 310.315.8260

F: 310.956.3160

www.mcguirewoods.com

Mr. Shang practices primarily in antitrust and general commercial litigation. He also has experience with patent inventorship disputes, trade secret disputes, trademark use on the Internet, copyright infringement, and covenants not to compete.

He has previous experience with intellectual property and general commercial litigation with a firm in San Francisco. During law school, he summered for the Hong Kong office of a U.S. law firm where he worked on cross-border transactions, foreign direct investment in China, and issues arising from the Chinese anti-monopoly laws.

Department

- Antitrust & Trade-Regulation

Education

- University of California Hastings College of the Law, San Francisco, California, J.D. Concentration in International Law, 2004
 - Notes Editor, *The Hastings Law Journal*
- Claremont McKenna College, Claremont, California, B.A. Economics & International Relations, 2001
 - Keck Award, Outstanding Senior Thesis, International Relations

Previous Experience

- Associate, Van Etten Suzumoto & Becket LLP, Los Angeles, California

Professional Affiliations

- American Bar Association, Sections of International and Antitrust Law

EXHIBIT 2

1505604-0002 Totals thru 8/31/09			
Timekeepr	Hours	Rate	Total
Perrin Disner	126.5	100	\$ 12,650.00
E. Duncan Getchell Jr.	3.7	650	\$ 2,405.00
Thomas E. Spahn	26	635	\$ 16,510.00
Robert L. Hodges	13.9	500	\$ 6,950.00
William Allcott	42.3	375	\$ 15,862.50
Joan M. Ogden	2.8	200	\$ 560.00
Leslie D. Locke	53	575	\$ 30,475.00
Amy B. Manning	0.5	535	\$ 267.50
Tammy L. Adkins	5.1	505	\$ 2,575.50
J. Brent Justus	1	450	\$ 450.00
Angelo M. Russo	94.3	450	\$ 42,435.00

Jennifer J. Yeh	14.3	1275	\$ 18,262.50
Giona Labbad	21.7	275	\$ 5,967.50
Sari L. Mandel	5.8	155	\$ 899.00
Jocelyn R. Cuttino	21.4	305	\$ 6,527.00
Elizabeth Tom Arce	117.8	285	\$ 33,573.00
Teresa A. Ascencio	8.6	270	\$ 2,322.00
Carmen J. Cole	5.5	255	\$ 1,402.50
Glen A. Davis	1638.37	175	\$ 286,714.75
Melinda F. Dodge	252.95	155	\$ 39,207.25
Lydia M. Fett	516.25	190	\$ 98,087.50
Susan H. Gardner	869.9	125	\$ 108,737.50
Sabina A. Helton	3.9	425	\$ 1,657.50
Noah E. Jussim	521.2	470	\$ 244,964.00
Darrel C. Menthe	786.7	435	\$ 342,214.50
Tracy Evans Moyer	3380.84	435	\$ 1,470,665.40
Kenneth A. Peterson	1.75	335	\$ 586.25
Kirt J. Peterson	33.7	325	\$ 10,952.50
Colleen M. Regan	107.5	390	\$ 41,925.00
Jia Ming Shang	1373.3	275	\$ 377,657.50
Eliot G. Disner, PC	2175.8	640	\$ 1,392,512.00
Sidney K. Kanazawa	1389	525	\$ 729,225.00
Keith A. Sipprelle PC	4.95	380	\$ 1,881.00
Mark K. Suzumoto PC	7.25	500	\$ 3,625.00
David B. Van Etten PC	24.2	460	\$ 11,132.00
Leslie M. Werlin	57.8	525	\$ 30,345.00
Christina Rey Johnson	3	245	\$ 735.00
Lynda L. Larsen	11	150	\$ 1,650.00
Sara E. Willey	1.4	240	\$ 336.00
Robert T. Hu	7.8	150	\$ 1,170.00
Jodie Grotins	11.3	300	\$ 3,390.00
Sylvia Jihae Kim	17.1	275	\$ 4,702.50
Ronald D. Law	7.8	275	\$ 2,145.00
Charlotte Pashley	9	275	\$ 2,475.00
Patricia L. Victory	8.8	365	\$ 3,212.00
Kevin J. Daniel	1.8	205	\$ 369.00
Michael M. Salem	2.1	285	\$ 598.50
	13785.06		\$ 5,396,554.15