

IP (Litigation) Services

Trademark

Registered Trademark is one of the vital brand recognition equipment for any types of sectors and industries.

If an infringer is using the marks identical or similar or likely to raise confusion to customers, then infringement claim may arise, to stop the infringer for losses including seeking Injunctions.

If defending, alternatively, there may be circumstances, where Complainant's trademark is such that it should be Revoked instead. We are certainly able to assist you to deal with such TM disputes.

Patent

Focused mainly towards Electronic and Medical Sectors, which encompasses the following Industries Mobile phones, Pharmaceuticals, AI, amongst others.

Registered Patent is a valuable, if not the most valuable asset, of your business. This gives you unrestricted monopoly for 20 years for the innovative Product or Process, that you had registered.

If an infringer is using your registered patent Product or Process, then infringement claim may arise, to stop the infringer for losses including seeking Injunctions.

If defending, alternatively, there may be circumstances, where Complainant's Patent is such that it should be Revoked instead. We are certainly able to assist you to deal with such Patent disputes.

Copyright

Focused towards Literary, Dramatic, Musical and Artistic Sectors, which encompasses the following Industries of Music, Films, Books, Software, Video Games, amongst others.

Copyright protection, automatically exists when work is created without doing any formality, for 70 years + life of the author. An infringement claim may arise when such is copied, without consent.

If defending, alternatively, there may be circumstances, where the Complainant's copyright claim itself is groundless. We are certainly able to assist you to deal with such Copyright disputes.

Design

Your products Design means Appearance such as Shapes, Colours or Materials, amongst others, are innovations that makes you stand out from the crowd. Focused mainly towards any types of Sectors and Industries such as Fashion, Technology, Furniture

If you register, then design is protected for 25 years and even if Unregistered still you may monopoly for 10-15 years, depending on circumstances. An infringement claim may arise when such is copied, without consent.

If defending, alternatively, there may be circumstances, where the Complainant's Design claim itself is without substance. We are certainly able to assist you to deal with such Design disputes.

Passing Off

An important asset for a business is its Goodwill.

If a Competitor purposefully wants to take unfair advantage by confusing customers that there is some sort of connection, to sell their products instead, then there may be infringement claim.

Data and Database rights

The data you have itself has value and as mentioned above, it may find protection under Copyright services that we are able to provide. Further, the Database you have, may have additional protection under Database rights, which can last up to 15 years.

If your employees or competitor had access to the Data or Database in which you invested on, then we may be able to assist you to stop them from doing so.

Trade Secrets and Breach of Confidence

If your employees or competitor had access to information, which clearly meant for confidentiality, then we may be able to assist you to restrict Stealing of this Data and Using further.

Whether claiming or defending IP litigation, legal assistance should be immediately sought.