

Andrew S. Dallmann

Founding Member
Not Admitted to DC



Practice Areas

- Patent Litigation
- Civil Litigation
- Patent & Trademark Prosecution
- Intellectual Property Counselling
- Patent Law
- Trademark Law
- Trade Secrets

Bar and Court Admissions

- State Bar of California and Colorado
- U.S. Patent and Trademark Office
- U.S. Court of Appeals, Federal Circuit
- U.S. Court of Appeals, Ninth Circuit
- Central, Eastern, Southern and Northern Districts of California

Awards & Honors

- Associate editor, Chicago-Kent Journal of Intellectual Property
- Multiple American Jurisprudence awards including in patent law.
- Recognized as a "Southern California Super Lawyers Rising Star" by Law & Politics Magazine.

Education

- J.D., cum laude, Chicago-Kent School of Law, 2000
- B.S., with honors, Geophysics, University of Western Ontario, 1989

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Andrew's practice focuses on intellectual property litigation and procurement. He is a registered patent attorney with more than twenty-five years of litigation experience. Andrew spent the first half of his legal career at international law firms before launching his own firm, and has worked on matters in a variety of industries, including electronics, pharmaceuticals, medical devices, rocket launch technology, nutritional supplements, dental implants and ultraviolet lights. Andrew has successfully argued before the Court of Appeals for the Federal Circuit in *Vinyl Visions, LLC v. Craig A. Oehme, et. al.*, Case No. 2015-1273, in which the Court of Appeals affirmed summary judgment of non-infringement. Andrew has also successfully asserted invalidity in multiple *inter partes* review and *ex parte* reexamination proceedings.

While in law school, Andrew was the Associate Director of the Chicago-Kent College of Law Intellectual Property Department where he managed the day-to-day operations of the department and assisted in the drafting of "Patent Litigation and Strategy" by Judges Moore and Michel, and Raphael Lupo.

Andrew is a certified professional geologist and before practicing law he worked for more than eight years as a geophysicist in mineral and oil exploration; managing exploration field crews from northern Canada to west Africa and as a wireliner in Houston, Texas. Andrew also consulted on environmental and OSHA compliance issues and developed an *in situ* hydraulic fluid field screening technique that became a major car company's standard when converting from in-ground hydraulic lifts to above-ground electric lifts.

Publications

- IP Frontline: Is A 50,000 Page Expert Report "TMI"? California Court Says "No"
- Evidence Related to Patent Prosecution History and Reexamination Not Admissible in Defense of Willful Infringement
- District Court Holds "It is an Abuse of Discretion to Permit a Witness to Testify as an Expert on the Issue of Non-infringement or Invalidity Unless that Witness is Qualified as an Expert in the Pertinent Art"
- Whether to Stay A District Court Patent Infringement Action in Light Of A Reexamination Depends On "The Totality Of The Circumstances"