



## Intellectual Property Litigation

### WHY WILMERHALE FOR IP LITIGATION

**We win.** We have an established track record of achieving better results than others, even when facing the same facts and circumstances.

- Succeeded in defeating USAA’s \$500M damages claim in a major patent infringement trial for **PNC**, obtaining a jury verdict awarding less than 1% of that amount where defendants facing the same claims but represented by other major firms were hit with verdicts in the hundreds of millions of dollars. We separately invalidated numerous USAA patents in the Patent Office that others had tried and failed to invalidate.
- Defeated Ravgen’s hundreds of millions of damages claims in four separate cases against our clients **Biora**, **Natera**, **Quest** and **Roche** where other firms had failed in prior cases against the same patents, including a \$372M verdict against Labcorp.

**No matter the size or venue.** From defeating billion-dollar claims to defending cases brought by small- and medium-sized non-practicing entities, and in handling cases in district courts, the ITC, the PTAB and venues worldwide, we are relied upon as counsel of choice.

- Won a significant victory for **Gilead Sciences** when the Court of Federal Claims found that the US government breached three material transfer agreements relating to studies of Gilead’s ground-breaking HIV prevention drug Truvada®.
- Obtained a complete victory for **Roche** against Insulet when the English High Court ruled that not only did Roche’s Accu-Chek Solo insulin micropump not infringe Insulet’s patent but that its patent was invalid as disclosed by an earlier invention.

**At every level.** We have a long record of success at the appeals courts, ensuring our clients are well represented at every level.

- In January 2025 alone, we argued *and won* seven cases at the Federal Circuit—more than most firms handle in a year.

**Our 200+ IP litigators act for some of the world’s most innovative companies in their most demanding cases.**

- Apple Inc.
- Bank of America
- Becton Dickinson
- Bristol-Myers Squibb
- Dropbox
- Gilead Sciences
- Hoffman-La Roche Inc.
- Intel Corporation
- T-Mobile



Intellectual Property and  
Trials Practice of the Year

IP: 2026 & 2024;  
Trials: 2023



Finalist, IP Litigation  
Department of the Year

2025



IP Litigation  
Department of the Year

2024



Intellectual Property  
Firm of the Year

2024

## WHO WE ARE

We are innovative trial lawyers and technical experts who specialize in handling cases involving complex technology and creative industries. We represent clients in all jurisdictions including in the United States, Europe and globally—both on offense and defense—in cases at the interface of IP, antitrust, regulatory, trade and contract. From patent infringement to trade secret misuse, and from trademark infringement to contract disputes, startups and Fortune 500 companies alike entrust WilmerHale’s globally recognized Intellectual Property Litigation Practice to fight for them in a wide range of disputes. We have secured multi-billion-dollar successes in both jury and non-jury patent cases involving a wide range of technologies—from lifesaving cancer treatments to semiconductor chips.

### OUR PRACTICE BY THE NUMBERS

**640+**

IPRs handled by WilmerHale attorneys, including 100+ lawyers and specialists with technical and scientific Degrees

**90+**

Federal Circuit victories in the past decade

**55+**

IP litigation cases tried to verdict in the past 10 years

**24**

IP litigators with first-chair trial experience

**20+**

ITC cases successfully litigated in the past decade

**6**

patent cases argued at the US Supreme Court in the past decade

“WilmerHale is our go-to firm. We go to them with the highest profile and most complex work we do.”

— *Chambers USA 2024*

“An unbelievably dedicated team capable of providing the very best service to the most demanding clients in exceptionally complicated multi-jurisdictional disputes.”

— *Legal 500 UK 2024*

“WilmerHale’s patent litigation teams are second to none in their ability to find the right strategies and execute them to win. Their brief writing is incredibly good—clear, compelling and persuasive. Their trial presentations are the best in the business. They have unusually cohesive teamwork and camaraderie that really enhances their effectiveness.”

— *The Legal 500 US 2024*

For more information, please contact:

**Amy K. Wigmore** — Co-Chair, Intellectual Property Litigation Practice | +1 202 663 6096 | [amy.wigmore@wilmerhale.com](mailto:amy.wigmore@wilmerhale.com)

**Mary (Mindy) V. Sooter** — Co-Chair, Intellectual Property Litigation Practice | +1 720 274 3164 | [mindy.sooter@wilmerhale.com](mailto:mindy.sooter@wilmerhale.com)

Wilmer Cutler Pickering Hale and Dorr LLP is a Delaware limited liability partnership. WilmerHale principal law offices: 60 State Street, Boston, Massachusetts 02109, +1 617 526 6000; 2100 Pennsylvania Avenue, NW, Washington, DC 20037, +1 202 663 6000. Our United Kingdom office is operated under a separate Delaware limited liability partnership of solicitors and registered foreign lawyers authorized and regulated by the Solicitors Regulation Authority (SRA No. 287488). Our professional rules can be found at [www.sra.org.uk/solicitors/standards-regulations/code-conduct-solicitors/](http://www.sra.org.uk/solicitors/standards-regulations/code-conduct-solicitors/). A list of partners and their professional qualifications is available for inspection at our UK office. This material is for general informational purposes only and does not represent our advice as to any particular set of facts; nor does it represent any undertaking to keep recipients advised of all legal developments. Prior results do not guarantee a similar outcome. © 2026 Wilmer Cutler Pickering Hale and Dorr LLP