

Ian C. Ballon

SHAREHOLDER

Ballon@gtlaw.com

SILICON VALLEY

1900 University Avenue
5th Floor
East Palo Alto, CA 94303
+1 650.289.7881

LOS ANGELES

1840 Century Park East
Suite 1900
Los Angeles, CA 90067
+1 310.586.6575

Experience

Representative Matters

- Lead counsel to The McClatchy Company (formerly to Knight-Ridder, before its acquisition by The McClatchy Company) in *Reed-Elstvier, Inc. v. Muchnick*, 559 U.S. 154 (2010). The case involves putative copyright class action suits brought by freelance authors against database companies and newspaper publishers over the digitization of works in electronic databases.
- Lead counsel in obtaining summary judgment for Yahoo and excluding plaintiff's four expert reports in *Dominguez v. Yahoo! Inc.*, 894 F.3d 116 (3d Cir. 2018).
- Successfully defended numerous defendants in cybersecurity, data privacy and TCPA putative class action suits throughout the United States.
- Lead counsel to Yahoo, eNom and Neustar in obtaining dismissal with prejudice before the trial court and prevailing on appeal to the Third Circuit in *Obado v. Magedson*, 612 F. App'x 90 (3d Cir. 2015), *aff'g*, Civil No. 13-2382 (JAP), 2014 WL 3778261 (D.N.J. July 31, 2014) (granting judgment under 47 U.S.C. § 230(c)(1) on multiple tort and privacy claims arising out of the publication and distribution of, and links to, various blog posts).
- Successfully defended *Blazer v. eBay, Inc.*, Case No. 1:15-CV-01059-KOB, 2017 WL 1047572 (N.D. Ala. Mar. 20, 2017) (granting summary judgment for eBay on claims of direct and contributory patent infringement).
- Successfully defended LG in *In re Carrier IQ, Inc. Consumer Privacy Litigation*, 856 F. Supp. 2d 1332 (N.D. Cal. 2015) (granting in part defendants' motion to dismiss ECPA and other claims).
- Lead counsel in defeating class certification in *Sherman v. Yahoo! Inc.*, No. 13cv0041-GPC-WVG, 2015 WL 5604400 (S.D. Cal. Sept. 23, 2015).
- Lead counsel to the prevailing defendant in defeating a putative TCPA class action suit in *Marks v. Crunch San Diego, LLC*, 55 F. Supp. 3d 1288 (S.D. Cal. 2014).
- Represented the prevailing defendant in *Thomas v. Taco Bell Corp.*, 582 F. App'x 678 (9th Cir. 2014), the appeal of a TCPA case alleging both direct and vicarious liability for the transmission of text messages.
- Lead counsel to the prevailing defendant in *Obodai v. Cracked Entertainment Inc.*, 522 Fed. App'x 41 (2d Cir. 2013) (affirming summary judgment based on the defendant's entitlement to the DMCA safe harbor for material stored at the direction of a user).
- Represented eNom, Inc. in submitting an amicus brief in support of the prevailing party in *Petroliam Nasional Berhad v. GoDaddy.com, Inc.*, 787 F.3d 546 (9th Cir. 2013) (holding that the Anti-Cybersquatting Consumer Protection Act does not allow claims for contributory liability).

- Represented Google in *Oracle America Corp. v. Google, Inc.*, 872 F. Supp. 2d 974 (N.D. Cal. 2012) (holding that Google's use of application programming interface (API) packages in connection with original code for the Android operating system did not infringe Oracle's copyrights in Java).
- Successfully represented defendants in TCPA putative class action suits brought over confirmatory text messages, including *Ibey v. Taco Bell Corp.*, 2012 WL 2401972 (S.D. Cal. 2012), *appeal dismissed*, No. 12-56482 (9th Cir. 2012).
- Lead counsel in successfully representing the advertiser defendants in *Bose v. interclick, Inc.*, 2011 WL 4343517 (S.D.N.Y. 2011) in obtaining dismissal with prejudice of a putative privacy and behavioral advertising class action suit involving alleged use of flash cookies and browser sniffing.
- Lead counsel for eBay, Inc. in *Inman v. Technicolor USA, Inc.*, 2011 WL 5829024 (W.D. Pa. 2011) in obtaining judgment in a toxic tort and product liability case brought in the Western District of Pennsylvania based on federal preemption under the Communications Decency Act (CDA).
- Lead counsel in successfully defending an Internet network in a data privacy putative class action suit in 2011 in enforcing a venue selection clause in an Internet Terms of Use agreement and then obtaining a voluntary dismissal after the case was transferred from California to New York.
- Lead counsel in obtaining judgment for Yahoo! in *Brendan N. Fleming, LLC v. Duncan*, Case No. 2010CV0966 (Columbia Cty., Ga. Sup. Ct. 2010), a defamation case brought in state court in Georgia, based on federal preemption under the CDA.
- Represented Yahoo! and Microsoft in defense of a copyright infringement suit involving digital music which settled on confidential terms after two favorable rulings: *MCS Music America Inc. v. Yahoo! Inc.*, 2010 WL 500430 (M.D. Tenn. 2010) (limiting the number of copyrighted works at issue); *MCS Music America Inc. v. Yahoo! Inc.*, 2009 WL 4348593 (M.D. Tenn. 2009) (dismissing MCS America's copyright infringement claims against Yahoo! and Microsoft with prejudice).
- Represented eNom, Inc., the world's largest domain name wholesaler, as lead counsel in successfully defending claims arising out of the transfer of domain names pursuant to a court order.
- Lead counsel to MySpace, Inc. in *MySpace, Inc. v. Wallace*, 498 F. Supp. 2d 1293 (C.D. Cal. 2007) (enjoining a defendant under the CAN-SPAM Act and resulting in 2008 in a judgment of over \$230,000,000).
- Represented Sony Pictures Entertainment, Inc. in a copyright infringement suit involving user generated content.
- Lead counsel in obtaining a \$6 million judgment for an Internet company following a one week arbitration trial in a case involving Lanham Act and federal and state anti-spamming and breach of TOU claims.
- Lead counsel to eBay, Inc. in copyright infringement, DMCA, and Lanham Act cases in the Central District of California.
- Represented Cafe Press in defense of a privacy and right of publicity case involving the issue of federal preemption of secondary liability claims, in *Curran v. Amazon.com, Inc.*, 86 U.S.P.Q.2d 1784 (S.D.W. Va. 2008).
- Lead Counsel to MySpace, Inc. in *MySpace, Inc. v. TheGlobe.com, Inc.*, 2007 WL 1686966 (C.D. Cal. 2007) (granting summary judgment under the CAN-SPAM Act, California's anti-spamming statute and for breach of MySpace's Terms of Use, including its \$50 per email liquidated damages clause). The case settled on confidential terms in 2007.
- Lead Counsel to clients in sponsored link cases brought under the Lanham Act in federal courts in California and Virginia.
- Lead counsel to the prevailing plaintiff in *Garden of Life, Inc. v. Letzer*, 318 F. Supp. 2d 946 (C.D. Cal. 2004), one of the only cases where domain names were transferred to a plaintiff on motion for preliminary injunction, rather than following trial or summary judgment.

- Lead IP Trial Counsel to Hewlett Packard Co. in *FoodMarketPlace.com, Inc. v. Hewlett Packard Co.*, a case brought in the Central District of California in which the plaintiff sought \$100 million for the alleged copyright infringement of the source code for a web-based business, among other claims. The case eventually settled.
 - Lead Counsel to the prevailing party in *MCSi, Inc. v. Woods*, 290 F. Supp. 2d 1030 (N.D. Cal. 2003), which for many years was the only reported decision in California in which a company prevailed in the defense of an anti-SLAPP motion brought by a DOE defendant in a case involving anonymous Internet misconduct.
 - Represented Fox Group and Vivendi Universal Entertainment LLLP (and briefly Metro-Goldwyn-Mayer Studios Inc. and Columbia Tri-Star Film Distributors Int'l, Inc.) in the defense and settlement of *Not the Enemy Media v. Universal Studios Consumer Products, Inc.* in federal court in San Francisco.
 - Amicus counsel to a group of organizations of copyright owners in *MGM Studios, Inc. v. Grokster, Ltd.*, 380 F.3d 1154 (9th Cir. 2004), vacated, 545 U.S. 913 (2005).
 - Litigated disputes involving anonymous and pseudonymous Internet tortfeasors and infringers, phishing, Internet and computer privacy rights, the First Amendment and deleted e-mail communications and other electronic evidence.
 - Represented GTE Service Corp. (now Verizon) in defeating a nationwide injunction in a copyright infringement suit alleging infringement of hundreds of alleged works. The case settled on confidential terms.
 - Lead Counsel in litigating novel, Internet-related claims in *Visto Corp. v. Benchmark Print Supply* (pernicious spoofing and spamming) and *San Jose Mercury News, Inc. v. Royal* (wrongful diversion of Internet traffic).
 - Lead Counsel for GTE Government Systems in *GTE Government Systems v. Patrick* (Santa Clara County Superior Court, 1998) in obtaining one of the only temporary restraining orders ever entered in California based on the inevitable disclosure doctrine.
 - Represented clients in numerous computer software copyright and trade secret cases, and in the defense of copyright and internet-related putative class action suits.
-