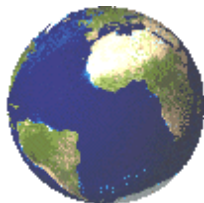




PROTECTING
OUR CLIENTS'
INTERESTS
WORLDWIDE



1(877)266-3302
info@cappat.com

[Home](#)

[Attorney & Staff
Biographies](#)

[Expertise](#)

- ▶ [CAFC / Appeals](#)
- ▶ [ITC](#)
- ▶ [Licensing](#)
- ▶ [Litigation](#)
- ▶ [Technology Areas \(see
sample patents\)](#)
- ▶ [U.S. Supreme Court](#)

[Achievements / Awards](#)

[Home Office / Mailing
Address](#)

[Print This Page Only \(PDF\)](#)

[Print All Pages \(PDF\)](#)

The Capitol Patent & Trademark Law Firm, PLLC

The Capitol Patent & Trademark Law Firm ("CP&T"), located in McLean, Virginia, provides representation across the full spectrum of intellectual property law, including patents, trademarks, copyright, licensing, unfair competition, trade secrets and related litigation. The firm serves both Fortune 500 companies and individual entrepreneurs, with clients located throughout the United States and worldwide.

The primary objective of CP&T is to combine the legal expertise and high quality work product of a large law firm, with the service orientation and other advantages of a small law firm. CP&T believes that its legal services can and should be delivered in a service-oriented manner, with each client's needs and priorities - from staffing of matters and response time to billing arrangements - being addressed on an individualized basis.

Advantages of Using CP&T

- Each attorney has 10-20 years of legal experience, as well as practical engineering experience prior to entering the legal profession.
- Our attorneys have varied technical backgrounds. This allows us to address matters in the electrical, mechanical and chemical arts, as well as those that fall somewhere in between.
- Your costs are closely monitored and controlled.

Ask about accelerating your patent application.

For Available Translations,
Click the Flags Below:

USLaw.com



► **Free PDF / Patent Finder**

► **Link to CAFC Decisions**

► **Google Patent Search**

- Our McLean, Virginia office is located close to the USPTO, which allows us to conveniently and cost-effectively conduct personal interviews with Examiners. We find personal interviews to be one of the best ways to serve clients and advance prosecution. For example, they may reduce the time it takes to persuade the Examiner. Moreover, interviews may avoid the need to file detailed written explanations with the USPTO. The less that is put in writing may translate into stronger issued patents.
- We also capitalize on our proximity to the USPTO by frequently attending Oral Hearings at the Board of Patent Appeals and Interferences. This gives our attorneys one more attempt to present the merits of an application on appeal.

Think CP&T for IP™

Capitol Patent & Trademark Law Firm PLLC © 2006.
Web Design by [King Works](#)