



EUGENE LIEBERSTEIN

OF COUNSEL

TECHNOLOGY LAW | INTELLECTUAL PROPERTY

PATENT TRADEMARK | COPYRIGHT

UNFAIR COMPETITION | LITIGATION

729 Seventh Avenue
17th Floor
New York, NY 10019
Phone: 212-461-1941
Fax: 212-808-4155
elieberstein@sh-law.com

BIOGRAPHY

Eugene Lieberstein represents clients in patent, trademark and copyright matters in all technical fields with vast experience in connection with electronic subject matter, telecommunications, material science, medical devices, and electromechanical devices, including robotics. He has served as a patent examiner at the USPTO examining computer applications and computer programming inventions in many diverse fields. This background, combined with his technical degree in both electrical engineering and physics, enables him to pinpoint his clients' needs and develop solutions that address the legal and technical aspects of their businesses.

EDUCATION

- NEW YORK UNIVERSITY, LL.M
- NEW YORK LAW SCHOOL, J.D.
- CITY COLLEGE OF NEW YORK, B.A.

BAR ADMISSIONS

- NEW YORK
- CONNECTICUT
- U.S. SUPREME COURT
- U.S. COURT OF APPEALS
 - FEDERAL CIRCUIT
 - SECOND CIRCUIT
- U.S. DISTRICT COURT
 - DISTRICT OF CONNECTICUT
 - SOUTHERN DISTRICT OF NEW YORK
- U.S. PATENT AND TRADEMARK OFFICE, REGISTRATION NO. 24,645

REPRESENTATIVE MATTERS

- Negotiates and prepares technology contracts covering transfer and/or licensing of chemical technology and know-how, independent of, or in addition to, turn-key chemical plant construction worldwide for Union Carbide. Additionally, licenses patent technology for client.
- As senior patent counsel to Union Carbide, handled all transactional legal matters relating to intellectual property. Supervised patent prosecution in material sciences and all computer-related patent filings, including software and business method patents. Served as liaison to outside counsel for litigation matters pertaining to intellectual property.
- Successfully represented clients in interference proceedings before Patent Trial and Appeal Board.
- Represented client during appeal before Federal Circuit Court of Appeals related to invalidity of client's reissue patent. Matter was originally decided in favor of examiner at USPTO, stating client did not have right to reissue patent. Appealed decision, a rare occurrence in patent litigation, and obtained reversal of decision at appellate level.
- Handled patent prosecution in diverse fields of technology inclusive of organic electroluminescent semiconductors and superconductivity.

AFFILIATIONS

- AIPPI-INTERNATIONAL INTELLECTUAL PROPERTY ASSOCIATION
- AMERICAN INTELLECTUAL PROPERTY LAW ASSOCIATION
- INTERNATIONAL INTELLECTUAL PROPERTY SOCIETY
- LICENSING EXECUTIVE SOCIETY
- AMERICAN BAR ASSOCIATION