#### UNITED STATES PATENT AND TRADEMARK OFFICE



### Patent Trial and Appeal Board Boardside Chat: The USPTO's Office of the Solicitor

Thomas Krause, Deputy General Counsel for Intellectual Property Law and Solicitor, Office of the Solicitor

October 21, 2021



# **Question/comment submission**

• To send in questions or comments during the webinar, please email:

– PTABBoardsideChat@uspto.gov



# Topics

### • Overview of the USPTO's Office of the Solicitor

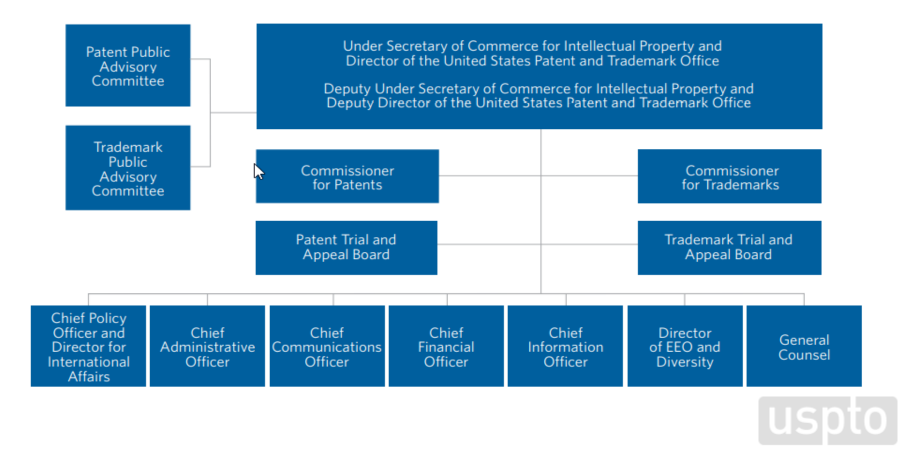
- Organization and composition of the Office
- Solicitor's Responsibility
  - Legal advice
  - Appellate and district court litigation
  - Prosecuting practitioners
- Workload Summary and Statistics



Thomas Krause, Deputy General Counsel for IP Law and Solicitor, Office of the Solicitor

### **Office of the Solicitor**

## **Organization of the USPTO**



### **Office of the General Counsel**

# Office of the Solicitor

#### Office of General Law

Office of Enrollment and Discipline



# **Composition of the Solicitor's Office**

- 31 attorneys
- ~39% (12/31) were Federal Circuit Clerks
- ~26% (8/31) were clerks in other courts
- ~13% (4/31) were patent examiners
- 4 PhDs (all technical)
- 8 Masters degrees (including 2 LL.Ms)
- 20 technical degrees BS, MS, and/or PhD in science or engineering, covering relevant fields handled by the USPTO (EE, ME, IE, chemistry, biology, biochemistry, math, molecular biology).



# **Solicitor's Responsibility**

- Advise: Provide legal & policy advice on complex legal/technical issues
- **Litigate:** Represent the agency in federal court and advise DOJ on cases involving intellectual property (patents, trademarks, and copyrights)
- **Prosecute:** Prosecute practitioners who violate USPTO Rules of Professional Conduct (37 C.F.R. § 11.101—11.901)



# Legal Advice

- Proposed rules
- Guidelines
  - Indefiniteness
  - Obviousness
  - Patentable Subject Matter
- MPEP revisions
- Legislative & policy questions (internal and external)



# **District Court Litigation**

- "Appeals" from the PTAB and TTAB:
   35 U.S.C. § 145 (patents)
  - 15 U.S.C. § 1071(b) (trademarks)



# **District Court Litigation**

- Challenges to decisions by the Director:
  - 35 U.S.C. § 154 (patent term adjustment)
  - APA actions (e.g., <u>some</u> petition decisions, rules, other agency actions)



# **Appellate Litigation**

- Federal Circuit appeals from the Boards:
  - Approximately 100+/year
  - Patent cases (80-90%)
  - Trademark cases (10-20%)
- Intervention:
  - Inter partes reexams and AIA trials
- Appeals from district court cases

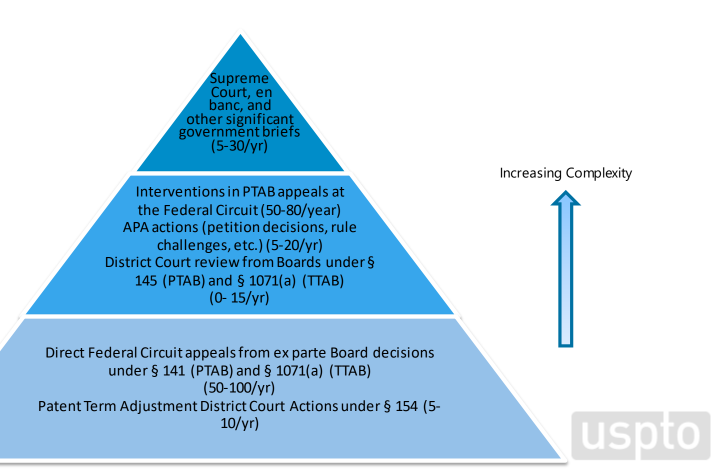


# **Appellate Litigation**

- En banc as party
  - recent cases
- En banc participation as amicus
  - recent cases

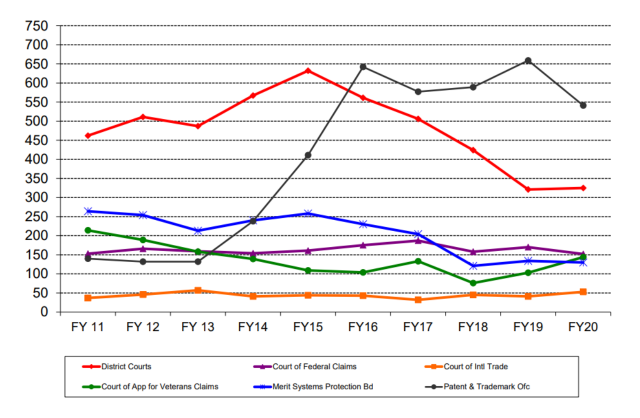


#### **Types of Cases Handled by the Solicitor's Office**

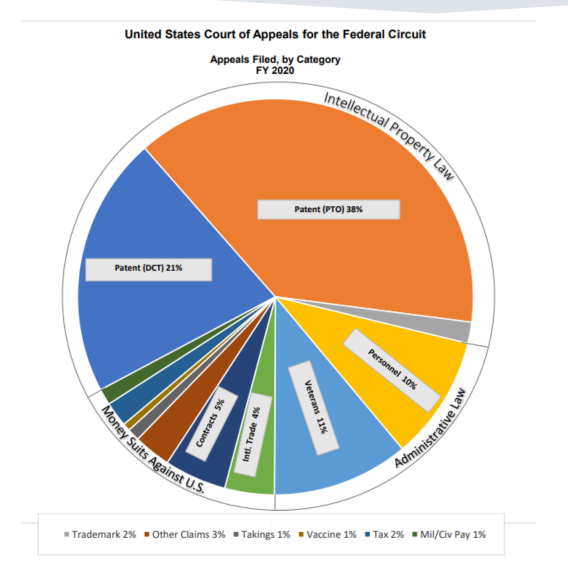


#### United States Court of Appeals for the Federal Circuit

#### Appeals Filed in Major Origins



Notes: Includes reinstated, cross-, and consolidated appeals.



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### **Supreme Court Cases**

- The Solicitor General
  - SG's Office represents the government in the United States
    Supreme Court
    - United States v. Arthrex



## **Supreme Court Cases**

- USPTO Involvement
  - As a party
    - Arthrex as petitioner
  - As an amicus (in nearly all Supreme Court cases involving IP)
  - Answering a Call for the Views of the Solicitor General (CVSG)
    - American Axle & Manufacturing, Inc. v. Neapco Holdings LLC



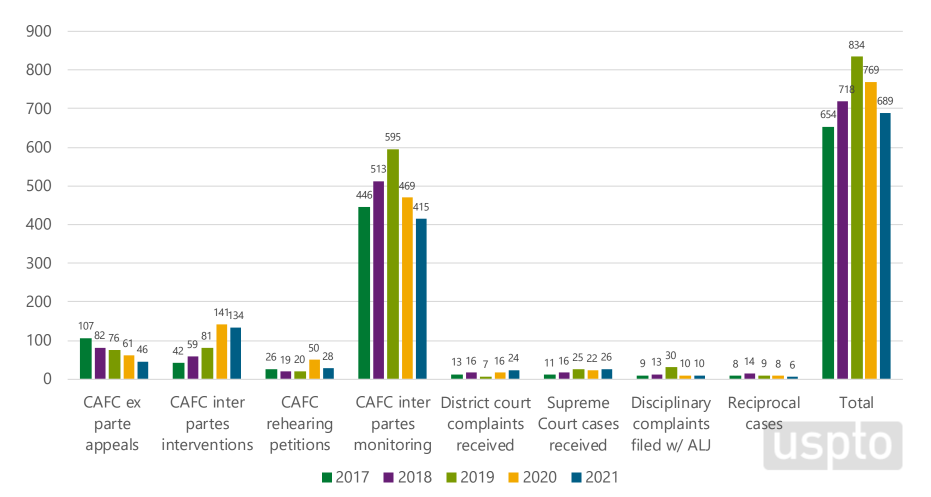
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#### SO Workload Summary (FY 2017-FY 2021)



# **Current Stats**

#### FY 2020

- CAFC Ex Parte Appeals: 61
- CAFC Inter-Partes Interventions: 141
- CAFC Rehearing Petitions: 50
- CAFC Inter Partes Monitoring: 469
- District Court Complaints: 16
- Supreme Court Cases: 22
- Disciplinary Complaints Filed with an Administrative Law Judge: 10
- Reciprocal Cases: 8

#### FY 2021

- CAFC Ex Parte Appeals: 46
- CAFC Inter-Partes Interventions: 134
- CAFC Rehearing Petitions: 28
- CAFC Inter Partes Monitoring: 415
- District Court Complaints: 24
- Supreme Court Cases: 26
- Disciplinary Complaints Filed with an Administrative Law Judge: 10
- Reciprocal Cases: 6



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## Solicitor's Office and the PTAB

- Defend Board in ex parte appeals at CAFC or in section 145 actions
- Intervene in AIA appeals
  - On important issues
  - When party drops out

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- Legal Experience and Advancement Program (LEAP)
- Designed to:
  - Aid in development of the next generation of patent practitioners
  - Encourage a diverse group of advocates to develop their skills before the Board
- To qualify, a patent agent or attorney must have:
  - Three or fewer substantive oral arguments in any federal tribunal, including PTAB, and
  - Seven or fewer years of experience as a licensed attorney or agent

### **Next Boardside Chat**



- November 18, 2021, 12-1 p.m. ET
- Topic: Objective indicia of non-obviousness
- Register for and learn about upcoming Boardside Chats and access past Boardside Chats at: <u>www.uspto.gov/patents/ptab/ptabboardside-chats</u>



