

ANNOTATED PATENT DIGEST

by Robert A. Matthews, Jr.

© 2005-07 Thomson-West, All Rights Reserved

CHAPTER 43 POST-TRIAL & APPELLATE PROCEDURE

I. AWARDING COSTS

- § 43:1 Costs to Prevailing Party Under Rule 54(d)
- § 43:2 Particular Items of Compensable Costs
- § 43:3 Expert-Witness Fees
- § 43:4 Delay Damages and Costs for Affirmed Judgment Under 28 U.S.C. § 1912
- § 43:5 Costs Under 28 U.S.C. § 1919 for Dismissals for Lack of Jurisdiction
- § 43:5.50 Limitation on Patentee's Recovering Costs in the Presence of Invalid Claims

II. SPECIAL VERDICTS & JURY INTERROGATORIES

- § 43:6 Use of Special Verdicts and Jury Interrogatories in Patent Matters

III. JUDGMENT AS A MATTER OF LAW

A. Procedural Aspects of JMOLs

- § 43:7 Standards Applicable to a Motion for a JMOL
- § 43:8 Time to Serve Motion for JMOL and Renewed Motion for JMOL
- § 43:9 Failure to Move for a JMOL at the Close of the Evidence
- § 43:9.50 —Renewed Motion Must Have Support in Original Motion

B. Case Examples Addressing JMOLs in Patent Matters

1. Literal Infringement

- § 43:10 Affirming JMOL of Literal Infringement or Reversing Denial Thereof
- § 43:11 Reversing or Vacating the Grant of a JMOL of No Literal Infringement or Affirming a Denial Thereof
- § 43:12 Affirming JMOL of No literal infringement or Reversing Denial Thereof

§ 43:13 Reversing or Vacating the Grant of a JMOL of Literal Infringement or Affirming a Denial Thereof

2. Infringement Under Doctrine of Equivalents

§ 43:14 Reversing or Vacating the Grant of a JMOL of No infringement or Affirming a Denial Thereof

§ 43:15 Affirming JMOL of No Infringement or Reversing Denial Thereof

§ 43:16 Reversing or Vacating the Grant of a JMOL of Infringement or Affirming a Denial Thereof

§ 43:16.50 Affirming JMOL of No Infringement or Reversing Denial Thereof

3. Invalidity

§ 43:17 Affirming JMOL of Validity or Reversing Denial Thereof

§ 43:18 Reversing or Vacating the Grant of a JMOL Finding Invalidity or Affirming a Denial Thereof

§ 43:19 Affirming JMOL of Invalidity or Reversing Denial Thereof

§ 43:20 Reversing or Vacating the Grant of a JMOL Finding Validity or Affirming a Denial Thereof

4. Unenforceability

§ 43:21 Affirming JMOL of Enforceability or Reversing a Denial Thereof

§ 43:22 Reversing or Vacating the Grant of a JMOL of Unenforceability Affirming a Denial Thereof

§ 43:22.50 Reversing or Vacating the Grant of a JMOL of Enforceability or Affirming a Denial Thereof

5. Other JMOLs

§ 43:23 JMOLs Relating to Damages for Patent Infringement

IV. MOTION FOR NEW TRIAL UNDER RULE 59

A. General Procedural Aspects of Motions for New Trial

§ 43:24 Motion for a New Trial or to Alter or Amend a Judgment Under Rule 59

§ 43:25 Time to Serve Motion Under Rule 59

§ 43:26 Choice of Law for New Trial Motions

§ 43:26.50 Appealability of a Grant or Denial of a New Trial

§ 43:27 Abuse of Discretion Standard

§ 43:27.50 Partial New Trials – Limiting New Trial to Select Issues

B. Grounds for Granting a New Trial

- § 43:28 Inconsistent Jury Verdict
- § 43:29 Verdict Against Weight of Evidence
- § 43:30 Erroneous Jury Instruction on Claim Construction

C. Case Examples

- § 43:31 Granting New Trial on Validity or Reversing Denial Thereof
- § 43:32 Denying New Trial on Validity or Reversing Grant Thereof
- § 43:33 Granting New Trial on Infringement or Reversing Denial Thereof
- § 43:34 Denying New Trial on Infringement or Reversing Grant Thereof
- § 43:34.25 Granting New Trial on Damages or Reversing Denial Thereof
- § 43:34.50 Denying New Trial on Damages or Reversing Grant Thereof
- § 43:34.75 Remittitur and Additur in lieu of New Damages Trial
- § 43:35 Amend Judgment Under Rule 59

V. OTHER FORMS OF RELIEF FROM JUDGMENT

A. Motion for Relief From Judgment Under Rule 60

- § 43:36 Relief From Judgment Under Rule 60
- § 43:37 Choice of Law for Rule 60(b) Determinations
- § 43:38 Newly Discovered Evidence
- § 43:38.50 Fraud and False Evidence

B. Arbitration Awards

- § 43:39 Challenges to Arbitrator's Award

VI. APPEALS IN THE FEDERAL CIRCUIT

A. Notice of Appeal

- § 43:40 Content of Notice Controls Jurisdiction
- § 43:41 Timing Requirements for Filing Notice of Appeal
- § 43:42 Filing of Notice of Appeal Divests District Court of Jurisdiction

B. Jurisdiction

- § 43:43 Federal Circuit's Jurisdiction

C. Requirement of an Adverse Judgment

- § 43:44 Prevailing Party May Appeal Less Favorable Judgment
- § 43:45 Cross-Appeals to Support, But Not Alter, Judgment Disfavored
- § 43:46 Cross-Appeals of Dismissal of Noninfringement DJ Claims in Wake of a Finding of Invalidity

D. Waiver of Arguments on Appeal

- § 43:47 Issues Raised on Appeal, But Not Before District Court Are Waived
- § 43:48 Failure to Move for JMOL at Close of Evidence
- § 43:49 Issues within Scope of Judgment But Not Raised in Opening Brief are Waived
- § 43:50 Issues Raised for First Time in Reply Brief are Waived
- § 43:51 Issues Argued in Appendix Waived
- § 43:52 Issues First Raised at Oral Argument Waived
- § 43:52.50 Arguments Made in Footnotes or Non-Argument Portions of the Brief
- § 43:53 Exceptions to Waiver
- § 43:53.50 Citation of Supplemental Authority
- § 43:54 Seeking Modification of Claim Construction without Having Filed Cross-Appeal

E. Standards of Appellate Review

- § 43:55 The “Substantial Evidence” Standard
- § 43:55.50 Harmless Error
- § 43:56 Review of JMOL
- § 43:57 Reviewing Reversal of Jury Verdict
- § 43:58 Review of Bench Trial
- § 43:59 Credibility Determinations
- § 43:60 Deference to Scientific Findings of Fact
- § 43:61 Review When District Court Fails to Provide its Reasons
- § 43:62 Review of PTO Fact Findings
- § 43:63 Review of PTO’s Claim Construction
- § 43:64 Review of a § 145 Action
- § 43:64.50 Review of § 337 Investigations in the ITC

F. New Evidence on Appeal

- § 43:65 New Evidence Generally Precluded
- § 43:66 Introducing Post-Judgment Ruling Regarding Validity

§ 43:67 Offering New Evidence from Specification to Support Existing Claim
Construction Not Waiver

G. Stay of Judgment Pending Appeal

§ 43:68 Stay of District Court Judgment Pending Appeal

H. Dispositions – Reversal or Remand

§ 43:69 Reversal Rather than Remand in Light of New Claim Construction

VII. MANDAMUS IN THE FEDERAL CIRCUIT

A. General Aspects of the Writ of Mandamus

§ 43:70 General Use of the Writ of Mandamus
§ 43:71 Mandamus is a Discretionary Remedy
§ 43:72 The All Writs Act
§ 43:73 Preserve Appellate Court’s Ability to Hear Later Appeal
§ 43:74 Remedy a “Clear Abuse” of Discretion
§ 43:75 Issue of First Impression
§ 43:76 Federal Circuit’s Authority to Issue Writs of Mandamus

B. Specific Procedural Aspects for Seeking Mandamus

§ 43:77 Procedural Requirements of Rule 21
§ 43:78 Timeliness in Seeking Mandamus

C. Standards for Granting Mandamus

§ 43:79 General Test for Mandamus
§ 43:80 Drastic Remedy, Not Meant to be Substitute for a Direct Appeal
§ 43:81 Judicial Usurpation of Power, Not Mere Error
§ 43:82 Clear and Indisputable Right to Relief
§ 43:83 Matter Committed to District Court’s Discretion
§ 43:84 No Alternative Relief Available
§ 43:85 Inability to Review Issue on Appeal
§ 43:86 Party Will Suffer Certain Harm Absent the Writ

D. Case Examples Addressing Mandamus

§ 43:87 Clear Abuse of Discretion on a Matter of Law
§ 43:88 Order Denying Right to Jury Trial

LATIMER, MAYBERRY & MATTHEWS

Intellectual Property Law, LLP

ROBERT A. MATTHEWS, JR.
Direct Dial: 434-525-1141
e-mail: robert.matthews@latimerIP.com

§ 43:89	Discovery Order Compelling Production of Allegedly Privileged Information
§ 43:90	Disqualification or Sanctioning of Counsel
§ 43:91	Appointing Master to Hear Case
§ 43:92	Grant or Denial of a Motion for a New Trial
§ 43:93	Denial of a Summary Judgment
§ 43:94	Denial of a Motion to Dismiss
§ 43:95	Denial or Grant of a Motion to Transfer
§ 43:96	Denying Motion to Dismiss for Lack of Subject Matter
§ 43:97	Grant or Denial of a Preliminary Injunction
§ 43:98	Remanding Case to State Court
§ 43:99	Stay Orders
§ 43:100	PTO Decisions