

Insights

ATTORNEYS AUTHOR ARTICLE IN 'LAW JOURNAL NEWSLETTERS' ON STANDARD FOR DECEPTIVE INTENT

Jan 14, 2022

Associate LiJen Shen and Partners George Chen and Cory Smith authored an article published Jan. 12 in *Law Journal Newsletters* concerning the Trademark Trial and Appeal Board (TTAB) filling a gap left by the U.S. Court of Appeals for the Federal Circuit in the standard for finding deceptive intent when trying to prove fraud on the USPTO. "In *Chutter, Inc. v. Great Management Group, LLC* and *Chutter, Inc. v. Great Concepts, LLC*, the TTAB held, in a precedential opinion, that a reckless disregard of the truth or falsity of a material statement made to the USPTO satisfies a deceptive intent requirement for finding fraud," they wrote.

RELATED CAPABILITIES

- Intellectual Property and Technology

MEET THE TEAM



George C. Chen

Phoenix

george.chen@bclplaw.com

[+1 602 364 7367](tel:+16023647367)



Cory G. Smith

Phoenix

cory.smith@bclplaw.com

[+1 602 364 7442](tel:+16023647442)

This material is not comprehensive, is for informational purposes only, and is not legal advice. Your use or receipt of this material does not create an attorney-client relationship between us. If you require legal advice, you should consult an attorney regarding your particular circumstances. The choice of a lawyer is an important decision and should not be based solely upon advertisements. This material may be “Attorney Advertising” under the ethics and professional rules of certain jurisdictions. For advertising purposes, St. Louis, Missouri, is designated BCLP’s principal office and Kathrine Dixon (kathrine.dixon@bclplaw.com) as the responsible attorney.