
WilmerHale Helps Unified Patents Earn Win at PTAB Against Nonend Inventions

MAY 9, 2017

On May 8, 2017, the Patent Trial and Appeal Board issued a final written decision in *Unified Patents Inc. v. Nonend Inventions, NV*, IPR2016-00174 invalidating all claims of US Patent 8,090,862, owned and asserted by Nonend Inventions, NV. The '862 Patent, which relates to streaming content over a network, has been asserted in multiple district court cases against a wide range of networking and consumer electronics companies.

The WilmerHale team on the case was led by [David Cavanaugh](#), chair of the firm's [Post-Grant Patent Proceedings Group](#), and included Special Counsel [Daniel Williams](#) and Senior Associate [Michael Van Handel](#).

Visit unifiedpatents.com to learn more about the case.