



Legal Analytics® for Copyright Litigation

Lex Machina's award-winning *Legal Analytics* platform allows outside counsel and in-house attorneys to predict the behavior of courts, judges, lawyers, law firms, and parties.

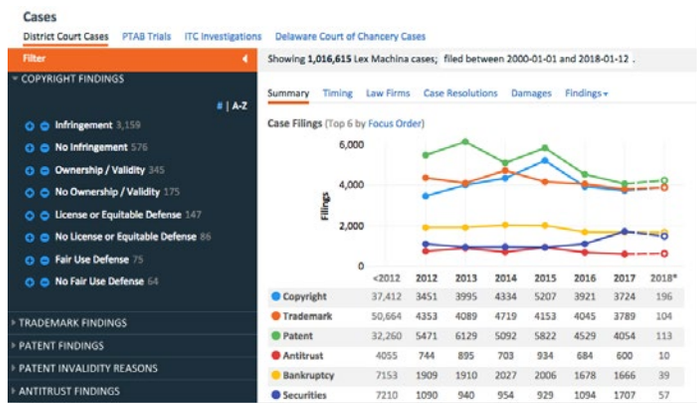
Over three quarters of Am Law 100 firms and some of the largest global corporations use *Legal Analytics* to supplement traditional legal research and reasoning with previously unavailable strategic insights that give them a winning edge.

Now, Lex Machina's *Legal Analytics* for Copyright Litigation provides attorneys and the authors of works, or accused infringers they represent, with the ability to make data-driven decisions about federal copyright case strategy and tactics.

The Winning Edge

With *Legal Analytics* you can supplement traditional legal research and reasoning with strategic insights about trends in copyright case timing, resolutions, damages, findings, damages and remedies. This information can make all the difference in your case.

Lex Machina’s copyright data lets you analyze federal cases with one or more claims of infringement brought under 17 USC §101, including claims of ownership, validity, license, equitable defense or fair use, including declaratory judgment actions.



Gain Strategic Insights

Lex Machina helps you answer questions such as:

- How often, and in which cases, have judges in the District of Colorado found copyright infringement, excluding file sharing cases?
- When Disney defends a copyright case, how often do they settle? When they fight, how often do they win?
- Which law firms have the most experience defending Sony in federal copyright cases?
- How many Declaratory Judgment cases were successful before Judge Snyder in the Central District of California?

“In today’s legal environment, using analytic tools like Lex Machina is table stakes to be competitive.”

- Hogan Lovells

Unique Litigation Data

Case Tags – file sharing cases (enabling users to exclude from analysis these 6,400+ repetitive “copyright troll” cases suing ISP addresses of anonymous John Doe defendants), trial (bench and jury), appeal, declaratory judgment

Case Timing – median days to grant of permanent injunction, trial, termination

Case Resolutions – judgment resolutions for claimants and claim defendants (default, consent, judgment on the pleadings, summary judgment, trial, JMOL), procedural resolutions (dismissal, consolidation, severance, transfer, stay), likely settlements (plaintiff voluntary dismissal, stipulated dismissal)

Findings – infringement, fair use, ownership/validity, license or equitable defense

Copyright Findings by Judgment Event

| Findings | Default Judgment | Consent Judgment | Judgment on the Pleadings | Summary Judgment | Judgment as a Matter of Law | Trial | Any Judgment Event |
|---------------------------------|------------------|------------------|---------------------------|------------------|-----------------------------|-------|--------------------|
| Infringement | 1,256 | 365 | 4 | 272 | 104 | 2 | 1,986 |
| No Infringement | 21 | 15 | 13 | 297 | 46 | 5 | 398 |
| Ownership / Validity | 12 | 87 | 1 | 54 | 24 | 1 | 172 |
| No Ownership / Validity | 5 | 2 | 1 | 55 | 10 | 2 | 75 |
| License or Equitable Defense | 1 | 1 | 3 | 61 | 6 | 1 | 74 |
| No License or Equitable Defense | 0 | 0 | 0 | 39 | 8 | 1 | 47 |
| Fair Use Defense | 2 | 1 | 1 | 37 | 4 | 0 | 45 |
| No Fair Use Defense | 0 | 0 | 0 | 26 | 7 | 0 | 32 |

Damages – statutory damages (including for willful infringement), actual damages and infringer’s profits, public performance license attorneys’ fees, costs, prejudgment interest

Remedies – seizure/destruction of goods, preliminary injunction, permanent injunction, temporary restraining order