

ANDREW V. JABLON

Partner

T (310) 788-7524

F (310) 788-6624

E ajablon@rpblaw.com

Andrew V. Jablon, a partner through his professional corporation at Resch Polster & Berger, has represented a wide array of clients for over twenty years.

Andrew specializes in complex business litigation, with an emphasis on intellectual property matters and contractual disputes. He has developed an expertise in copyright and trademark law, as well as in the legal issues facing fashion and apparel clients. Andrew has represented individuals and entities at all levels in the apparel industry.

Andrew has also represented high-profile clients in the entertainment and sports industries. In addition, with a background and keen interest in technology, Andrew is also able to apply his technical skills to complex technology matters.

Andrew's clients view him as a trusted advisor upon whom they can rely to tackle issues with thoughtful, creative and successful solutions to high-profile issues. He has a track record for resolving difficult cases in favor of his clients and for obtaining seven-figure settlements.

His experience working with high net worth individuals, as well as businesses of all shapes and sizes, enables him to quickly analyze a client's problem and develop an aggressive, yet cost-effective litigation strategy. Additionally, as an experienced litigator, Andrew is able to identify issues and provide counseling to clients to help them avoid becoming embroiled in future litigation.

Practice Areas

- General Business Litigation
- Copyright Litigation
- Trademark Prosecution and Litigation
- Real Estate Litigation

Bar Admissions

- California
- United States District Court for the Central, Northern, Southern and Eastern Districts of California
- United States Court of Appeals, 9th Circuit

Education

- Juris Doctor, Georgetown University Law Center, Washington, D.C., May 1998
cum laude
- Bachelor of Arts in Politics, Occidental College, Los Angeles, California, May 1995
cum laude, Politics Department Senior of the Year, All-College and Departmental Honors, Ford Fellowship

Recognitions

- "AV® Preeminent™" Peer Review Rated, *Martindale-Hubbell®*
- "Southern California Rising Stars," *Super Lawyers®*, 2011-2013

Professional Associations & Memberships

- Los Angeles County Bar Association
- Beverly Hills Bar Association

News & Publications

- Andrew Jablon Quoted in Sports Illustrated on Odell Beckham Jr's Case – Andrew Jablon quoted in Sports Illustrated regarding his representation of NFL Wide Receiver Odell Beckham Jr. against claims of assault, negligence, interference with prospective economic advantage, and defamation. To read the full article, click here: <https://www.si.com/nfl/2018/08/11/odell-beckham-giants-extortion-nike-hollywood>
- Andrew Jablon and Stacey Knox Quoted in New York Post on \$1 Million Extortion Plot Against Odell Beckham Jr. – Andrew Jablon and Stacey Knox quoted in New York Post regarding a \$1 million extortion plot against their client, NFL Wide Receiver Odell Beckham Jr. Their suit states, “As one of the most famous athletes in the country, Mr. Beckham presents an enticing target for shakedown artists.” To read the full article, click here: <https://nypost.com/2018/07/30/odell-beckham-jr-says-hes-the-victim-of-extortion-plot/>
- "God Mail": Authentication and Admissibility of Electronic Mail in Federal Courts. Georgetown University's The American Criminal Law Review, Summer, 1997
- The Twelfth Survey of White Collar Crime: Computer Crimes. Georgetown University's The American Criminal Law Review, Winter, 1997

Representative Matters

- Represented NFL Wide Receiver Odell Beckham, Jr. against claims of assault, negligence, interference with prospective economic advantage, and defamation.
- Represented fabric printer in dispute against L.A. Printex, who was alleging infringement of over thirty (30) copyrighted designs. After preemptively suing for breach of an oral license, first chaired a bench trial, securing judgment in client's favor for \$650,000 and a finding that the client had an oral license.
- Represented billion dollar technology company in an action former customer, securing a \$1 million-dollar judgment.
- Represented Canadian distribution company in its claim against The Honest Company, Inc. for breach of a distribution agreement and fraud.
- Represented an organic electronic cigarette liquid manufacturer in a trademark suit brought by Virgin Enterprises, resulting in a favorable settlement whereby our client could continue using “virgin” as part of its overall name.
- Represented bio-diesel additive company in dispute with the California Air Resources Board regarding its improper approval of a competitor's product.
- Represented film producer in dispute with his partner, where the partner was attempting to have the client judicially dissociated from their Limited Liability Company.
- Represented technology company in its dispute with a terminated employee who alleged breach of contract and religious discrimination. Resolved the matter by way of a favorable settlement for the client.
- Represented New York based apparel manufacturer in trademark dispute before the Trademark Trials and Appeals Board, where a competitor was seeking to cancel the client's mark on grounds of abandonment. Secured a voluntary dismissal of the cancellation proceedings shortly before commencement of the trial period.
- Represented numerous apparel manufacturers in connection with Proposition 65 claims, all of which were expeditiously, and cost effectively resolved.
- Represented real estate investor accused of participating in a fraudulent transfer of several million dollars. Resolved by way of a favorable settlement for the client.

- Represented real estate investor in action against property management company and its insurance broker who colluded in an insurance fraud scheme. Secured a million-dollar settlement from the broker after the management company was placed in involuntary bankruptcy.
- Represented auto insurance carrier in dispute with its reinsurer over the reinsurer's bad faith failure to secure its own policy of reinsurance and using the lack of such secondary reinsurance as justification to cancel its contract with the client. Resolved by way of favorable settlement for the client.
- Represented major on-line retailer in dispute regarding the retailer's failure to put choking hazard warnings on its website. Secured dismissal at the trial court level on a Demurrer and anti-SLAPP Motion.
- Represented national retailer in design patent action regarding rope chain jewelry. Secured full insurance coverage for the client on a negotiated settlement shortly before trial.