

James E. Daniels
187 Hicks Street, #3A
Brooklyn, NY 11201
Tel: 718-858-7571
E-mail: danielsj@mac.com

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<u>I. Profession</u>	<u>Accrediting Agency or Jurisdiction</u>	<u>Date of Admission</u>
Attorney	New York State, Office of Court Administration	1966
	U.S. District Court, S.D.N.Y.	1969
	U.S. District Court, E.D.N.Y.	1969
	U.S. District Court, District of CT	1992
	U.S. Court of Appeals, Second Cir.	1969
	U.S. Court of Appeals, Sixth Cir.	1991
	U.S. Tax Court	1998
	U.S. Supreme Court	1982

<u>II. Professional Organization</u>	<u>Date of Admission</u>	<u>Active/Inactive</u>
New York State Bar Association	June 2004	Active
American Arbitration Association	2000	Active

III. General professional experience:

Currently working exclusively as neutral arbitrator, mediator and consultant in ADR areas. Partner, Reed Smith LLP, 2004-2005; Partner, Hall Dickler LLP, 1992-2004; Partner, Warshaw, Burstein, Cohen, Schlesinger & Kuh, 1983-92; Partner, Donovan Leisure Newton & Irvine, 1973-83, Associate 1968-73; Trial Attorney, Antitrust Division, U.S. Department of Justice, 1966-68; Law Clerk, Honorable M. Joseph Blumenfeld, U.S. District Court, District of Connecticut, 1965-66.

Complex business disputes in federal and state courts at trial and appellate levels and in ADR forums throughout the country. Practice concentrated on a broad range of intellectual property matters involving copyrights, trademarks, trade dress, trade secrets and publicity/privacy rights, typically arising from infringement issues or disputes over contracts that licensed, sold or otherwise dealt with intellectual property. The clients operated in many different entertainment and communications businesses, such as music publishing, records, motion picture (feature film) production and distribution, home video, television program production and distribution, computer software and the Internet. Many cases arose in the context of advertising, marketing and promotion, including trademark and copyright infringement in advertising, contract disputes between advertiser and ad agency, and litigation between consumer products competitors over claims of false and misleading comparative advertising.

IV. General pertinent experience:

Arbitration: Member of the American Arbitration Association's Commercial Panel of Neutrals, with an active docket. The focus of most recent matters has been in the advertising, book publishing, music publishing and executive service contract areas. Acted as judicially appointed Referee in extensive proceedings, including trial conducted in 2003, related to the reasonableness of settlement payments and attorneys fees arising out of massive insurance coverage litigation. *Pro bono* arbitrator of attorney-client fee disputes under Part 137 program established by New York State Unified Court System. Have represented clients in many arbitration proceedings, most recently disputes arising out of television production agreements, music publishing licenses, advertising agency-advertiser agreements, and celebrity appearance contracts.

Mediation: Conducted fifteen mediations in 2006 and 2007 in disputes involving advertising and marketing contracts, patent, copyright and trademark infringement, non-compete agreements between former business partners, real estate property development, and commercial liability insurance coverage. These matters were pending in the New York State Supreme Court, Commercial Division, New York County, and in the United States District Court, E.D.N.Y. Completed 28 hours of advanced mediation training under programs sponsored by United States Bankruptcy Courts for the Southern and Eastern Districts of New York and by the New York State Supreme Court, Commercial Division, New York County. Served as mediation trainer in several programs sponsored by the NY State Supreme Court, Commercial Division, and by Hofstra and St. John's Law Schools. Currently on Roster of Mediators for United States District Court, Eastern District of New York, for State of New York Supreme Court, Commercial Division, First Department, and for United States Bankruptcy Courts, Southern and Eastern Districts of New York. Recent service as *pro bono* mediator for Second Circuit Court of Appeals in pre-argument (CAMP) conferences on immigration appeals. *Pro bono* mediator of attorney-client fee disputes under New York State Court Part 137 program. Have represented clients in mediation throughout litigation career.

V. Mediation training:

Attended Advanced Negotiation and Mediation Skills Training Program sponsored jointly by NASD and United States Bankruptcy Courts for the Southern and Eastern Districts of New York and presented by Abrams Mediation & Negotiation, Inc. I participated fully in all 24 hours of exercises and received Certificate on March 9, 2005.

VI. Pertinent bankruptcy training:

I have handled a variety of commercial business cases over the years in which bankruptcy issues were significantly involved. In these cases, I represented IP licensors, entities with claims against a party in bankruptcy, entities against whom a bankruptcy estate had claims, and various other situations.

VII. General pertinent business or legal experience:

Speaker: At American Arbitration Association-sponsored programs on “Selecting the Right Arbitrator in an IP or Licensing Case” (March 2005); “Drafting an ADR Clause for an IP Contract or License” (April 2005); and “Provisional Remedies in Arbitration” (October 2005 and February 2006). Also “The Basics of Arbitration and Mediation” at NY State Bar Young Lawyers Section Annual Meeting (January 2007) and Fall Meeting (October 2006); “The Nuts and Bolts of an AAA Arbitration,” NY State Bar’s Entertainment, Arts and Sports Law Section (February 2006); “Comparative Advertising Litigation,” Greater New York Chapter of American Corporate Counsel Association (February 2003); “Class Actions and the Internet,” Class Action Litigation Summit, (June 2002); Trademark Litigation Surveys” and “Developments in Trademark Dilution Law,” International Trademark Association (2002).

Articles: “The Availability of Preliminary Remedies as a Reason to Arbitrate IP Disputes,” AAA’s DISPUTE RESOLUTION JOURNAL, Nov. 2006 “Attacking Speech Through Lanham Act False Advertising Claims,” MRLC Bulletin, January 13, 2004. Other publications include “Defending Depositions,” ABA JOURNAL, October 1985; “Protecting Your Expert in Discovery,” ABA JOURNAL, September 1985; “Managing Litigation Experts,” ABA JOURNAL, December 1984.