Samuel Liversidge

Partner

sliversidge@gibsondunn.com

T: +1 213.229.7420 Los Angeles

Samuel G. Liversidge is a partner in Gibson Dunn. He is co-chair of the Litigation Department in the Los Angeles office and a member of the firm's Antitrust and Class Action Practice Groups.

Sam is an experienced litigator and trial lawyer whose practice focuses on antitrust, unfair competition and other complex litigation. Sam has represented some of the world's leading companies in connection with some of their most significant matters. He has successfully litigated and tried claims ranging from breach of contract and fraud to alleged monopolization, conspiracy, exclusive dealing, predatory pricing and tying. Sam has been described by clients in Chambers USA as "an exceptionally strong litigator and trial lawyer," a "super antitrust lawyer" and "the type of person you have tremendous confidence in." Chambers USA further reports that Sam is "a superb cross-examiner" and "a very experienced trial lawyer" who "brings an ability to break down complicated issues." Sam is ranked by Chambers USA in the California Antitrust Category, and he was recently named by the Daily Journal as one of California's Top 100 Lawyers. Additionally, he was recognized in the 2023 and 2024 editions of The Best Lawyers in America for his work in Antitrust Law. He was also named in Lawdragon's "500 Leading Litigators in America" from 2023-2025 and "500 Leading Antitrust and Competition Lawyers" for 2025. BTI Consulting named Sam to its 2022 BTI Client Service All-Stars List, which recognizes attorneys "who deliver incomparable levels of client service excellence." BTI Consulting has also named Sam to its Client Service Elite MVP list, which recognizes lawyers named as All-Stars for at least two consecutive years.

Sam is also a leading expert in consumer class actions, having successfully defended numerous high-profile class action cases, at both the trial and appellate level. He has handled antitrust and product-defect class actions, as well as scores of cases filed under various consumer protection and false advertising statutes.

Sam's representative matters include:

- Representation of Hewlett-Packard Company in Hewlett-Packard Co. v. Oracle Corporation (Santa Clara Superior Court, California), where HP brought suit against Oracle for breach of contract and unfair competition following Oracle's decision in March 2011 to cease offering new versions of its software products to customers running HP's mission-critical Itanium servers. Following a five-week jury trial in 2016, the jury found in favor of HP on all claims tried and awarded HP over \$3 billion in damages, the largest jury verdict reported in 2016. In 2021, the California Court of Appeal affirmed the judgment, which, with interest, totaled \$4,656,085,679—one of the largest judgments in U.S. history. The judgment has been paid in full.
- Representation of Merck & Co., Inc. at trial in In re Zetia (Ezetimibe) Antitrust
 Litigation (E.D. Va.), where plaintiffs allege an unlawful agreement and conspiracy
 to delay generic competition (settlement achieved during trial).



Capabilities

Antitrust and Competition Class Actions Life Sciences Litigation Technology Litigation Trials

Credentials

Education

Pepperdine University - 1995 Juris Doctor Andrews University - 1992 Bachelor of Arts

Admissions

California Bar

- Representation of Chevron U.S.A. in antitrust class actions filed in the Southern
 District of California alleging a conspiracy among eight oil companies to reduce
 supply and inflate gasoline prices in California. On September 30, 2022, the Court
 granted summary judgment on all claims and entered final judgment for all
 defendants.
- Representation of Hewlett Packard Enterprise at trial in Oracle Corporation v. HPE (N.D. of Cal.), where Oracle alleged copyright infringement and other tort claims (settlement reached after trial).
- Representation of Rimini Street, a leading software support services provider, at trial in Oracle Corporation v. Rimini Street (D. Nevada), where Oracle brought copyright infringement and other claims (ongoing).
- Representation of HP Inc. in Cepelak v. HP, a consumer class action brought in the Northern District of California, asserting claims of unfair competition and fraud on behalf of a sweeping class of HP inkjet printer owners. On October 20, 2022, the Court issued a decisive order denying class certification across the board. Plaintiffs voluntarily dismissed the case as a result of this decision.
- Representation of General Electric in tortious interference action filed in the Southern District of New York, arising from prior proceedings under 28 U.S.C. § 1782. The District Court dismissed the complaint in full on grounds of forum non conveniens. The Second Circuit affirmed the dismissal on appeal and the Supreme Court denied certiorari.
- Representation of Intel Corporation in a monopolization suit filed by Advanced Micro Devices ("AMD") in the U.S. District Court in Delaware. AMD alleged that Intel monopolized a worldwide market for microprocessors through purportedly unfair discounting and rebating practices. Characterized as one of the largest, if not the largest, Sherman Act Section 2 cases ever filed, the parties reached a global settlement in November 2009 to end all outstanding litigation, including AMD's antitrust suit, two claims pending in Japan, and cross-license disputes.
- Representation of Aetna in Bay Area Surgical Management et al. v. Aetna Life
 Insurance Company et al. (Norther District of California), where plaintiffs brought
 antitrust claims alleging an unlawful conspiracy to retrain trade in the healthcare
 market. The case was successfully settled following the court's grant of
 defendants' motion to dismiss.
- Representation of **Dole Food Co.** in *In re: Fresh and Process Potatoes Antitrust Litigation* (District of Idaho), where several class action complaints were filed on behalf of direct and indirect purchasers against Dole and 19 other defendants alleging a conspiracy to restrict the supply and raise the price of fresh and process potatoes, in violation of Section 1 of the Sherman Act and various state laws. On December 2, 2011, the U.S. District Court for the District of Idaho granted Dole's motion to dismiss in full and with prejudice, dismissing Dole from the case.
- Representation of Hewlett-Packard Company in Wilson v. Hewlett-Packard Co. (Northern District of California), where plaintiffs asserted a nationwide class action under California's Unfair Competition Law (17200) and Consumers Legal Remedies Act arising out of HP's alleged failure to disclose a defective connection between the power jack and motherboard in over 12 million notebook computers, which allegedly caused a safety risk. A complete dismissal of the case was achieved at the pleading stage. In a published decision issued on February 16, 2012, a unanimous panel of the Ninth Circuit affirmed the dismissal. The Ninth Circuit held that plaintiffs' allegations regarding the safety concerns and HP's knowledge were not sufficient to plausibly demonstrate that HP intentionally concealed an unreasonable product hazard.
- Representation of VFM Leonardo, Inc. in Pro Search Plus v. VFM Leonardo
 (Central District of California), where plaintiff has asserted that VFM Leonardo
 violated Sections 1 and 2 of the Sherman Act by entering into a series of allegedly
 "exclusive" contracts with hotels, online travel sites and other intermediaries, and
 by allegedly threatening potential and actual customers. The matter was

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successfully settled.

- Representation of Hewlett-Packard Company in Zwart v. Hewlett-Packard Co. (Northern District of California), where plaintiffs asserted a nationwide consumer class action under California's Consumers Legal Remedies Act and Unfair Competition Law based on HP's alleged fraud and deception in connection with the sale of its notebook computers. The lawsuit, filed by two individuals who had purchased HP computers at retail, alleged that the Hewlett-Packard's website contained false representations about the capabilities of wireless cards installed in HP laptops. The plaintiffs also alleged that HP breached a warranty by description created by the website statements the plaintiffs identified. On August 23, 2011, the district court granted HP's motion to dismiss the case in full and with prejudice. The court held that the plaintiffs lacked standing to bring the asserted claims and were unable to establish either reliance or the existence of a warranty by description.
- Representation of Hewlett-Packard Company in Kowalsky v. Hewlett-Packard
 Co. (Northern District of California), where plaintiffs brought a nationwide
 consumer class action asserting violations of California's Consumers Legal
 Remedies Act, Unfair Competition Law, and False Advertising Law based on HP's
 alleged false and deceptive statements in connection with the sale of its 8500
 series inkjet printers. On March 15, 2012, following extensive briefing, the district
 court denied plaintiffs' motion for certification of a nationwide class of consumers,
 and the case subsequently settled.
- Representation of Hewlett-Packard Company in Baba v. Hewlett-Packard Co. (Northern District of California), where plaintiffs have asserted a nationwide consumer class action under California's Unfair Competition Law, Consumers Legal Remedies Act, and various state warranty laws, arising out of HP's alleged failure to disclose a defect in certain tablet notebooks. On October 12, 2012, the District Court for the Northern District of California granted HP's motion for summary judgment as to all claims and dismissed the case.
- Representation of Hewlett-Packard Company in Hughes v. Hewlett-Packard Co. (Superior Court of North Carolina, Orange County), where HP obtained a complete defense verdict in one of the first consumer class actions tried under North Carolina's consumer protection statutes.
- Representation of American Airlines in United States v. AMR Corp., 140 F. Supp. 2d 1141 (D. Kan. 2001), aff'd, 335 F.3d 1109 (10th Cir. 2003), where American obtained summary judgment in a major predatory pricing and monopolization case brought by the United States Department of Justice.
- Representation of MiniMed Inc. in Infusion Resources, Inc. v. MiniMed Inc., No. 99-CV-771-C (E.D. La. 2002), aff'd, 351 F.3d 688 (5th Cir. 2003), where MiniMed obtained summary judgment in a Robinson-Patman Act and unfair competition case.
- Representation of Tenet Healthcare Company in a series of class actions filed across the country alleging that the pricing practices employed at Tenet's subsidiary hospitals violated various consumer protection statutes. A favorable settlement was achieved.

Sam received his law degree *magna cum laude* in 1995 from Pepperdine University, where he was a member of the *Pepperdine University Law Review*. Sam earned his bachelor of arts degree *summa cum laude* in 1992 from Andrews University.

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