Dear Readers,

Welcome to the second issue of Intellectual Property Trailblazers a special supplement developed by the business arm of The National Law Journal. In the pages that follow, you’ll read profiles of people who continue to make their mark in various aspects of legal work in the areas of patent, copyright, trademark and trade secret law. While many of those recognized come at the regulatory and litigation processes from different angles, a common thread ties them together: each has shown a deep passion and perseverance in pursuit of their mission, having achieved remarkable successes along the way.

We received hundreds of nominations cast in favor of this year’s honorees and a cast of other leading minds who will surely be recognized in years to come. We took time to vet each submission and interviewed each Intellectual Property Trailblazer to find out what has driven them to reach success. In the pages that follow, I think you’ll enjoy reading these short findings.

As with all NLJ supplements, the list is never complete. Our goal is to spotlight those making a big difference and the search never ends. If you have someone you feel should make our next list, please reach out and let us know. We hope you enjoy this special section and look forward to hearing from you with your nominations for next year’s list!

Congratulations again to this year’s honorees.

All the best,

Kenneth A. Gary
Vice President and Group Publisher, The National Law Journal & Legal Times
CARLO VAN DEN BOSCH
SHEPPARD, MULLIN, RICHTER & HAMPTON

PIONEER SPIRIT Carlo Van den Bosch studied engineering and figured he would become a patent prosecutor. However, he began his legal career around the time the commercial Internet was launched. “Since I had a software background, I was put on an Internet trademark case as a third-year associate. I got to draft an appellate brief; we prevailed and then won at trial. That case, Brookhills v. West Coast, became a seminal case. I decided to become a trademark litigator.”

TRAILS BLAZED In 2015, Van den Bosch successfully argued a trademark infringement case on behalf of Hana Bank before the Supreme Court. “Sometimes, clients want a Supreme Court specialist to argue there. But the client stuck with me, and we got a great result.” The case dealt with a narrow doctrine called tacking, where a trademark has evolved over time. “Trademark law favors those who had the earliest use in commerce. This is important because as a trademark evolves, there’s a question of whether the newer version is a distinct mark with a new first-user date or substantially similar to the original.” The Supreme Court unanimously agreed that the facts should be decided by a jury.

FUTURE EXPLORATIONS Trademark law will evolve rapidly to keep up with new consumer trends largely driven by technology. “Over the years, there have been new means for brands to market themselves, such as pop-up ads, which alter consumer perception in their own ways. Trademark law tries to come up with a common denominator, but how does this work when there are so many different versions out there?”