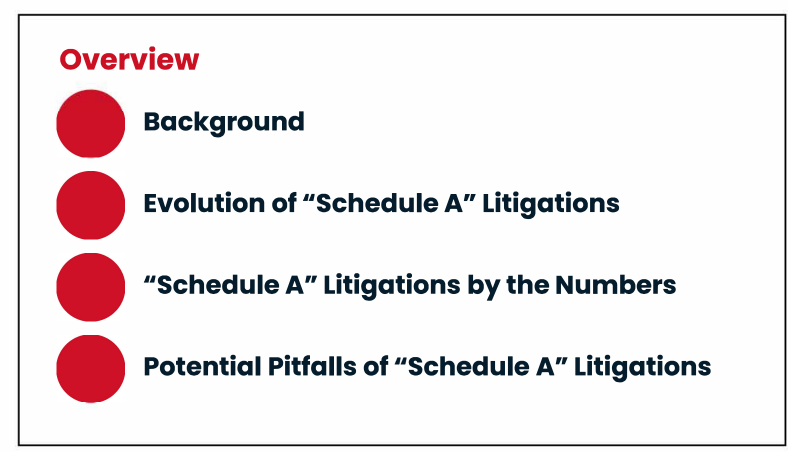
Primer on Schedule A Litigation

University of Texas Advanced Patent Law Institute

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Background

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"Schedule A" Litigations Generally

Temporary Restraining Order

 "Schedule A" litigations are generally characterized as district court litigations that seek TROs against large numbers of hard-to-identify infringers in the same venue.



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IP Infringement

 "Schedule A" litigations can cover all types of IP infringement, including patent (design and utility), copyright, and trademark infringement.



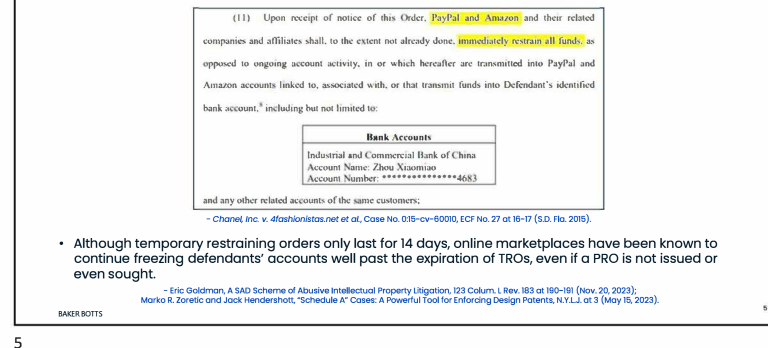
Defendant Identities Hidden

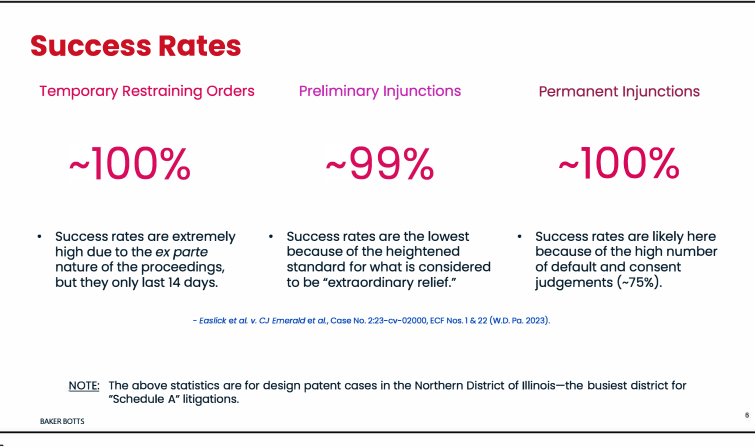
 "Schedule A" litigations are so named because information regarding the defendants' identities is typically filed under seal in a "Schedule A" attached to the complaint.

CHANEL,	
a New Yor	k corporation.
	Plaintiff.
v.	
DOES 1-17	72 d/b/a the aliases identified on
Schedule "	A" and DOES 173-500,
	Defendants

Freezing Infringers' Accounts

• TROs are typically directed not only to the infringers, but also to the entities processing online payments for their products, which often results in the freezing of the infringers' accounts:





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