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IP File

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Strategies Against Nuisance Patent Suits Part II – Cases on California Civil Procedure Code 1030

This is the next part of our series of posts on utilizing California Code of Civil Procedure, Section 1030, in patent cases, particularly as a strategy against nuisance suits. Section 1030 provides that a defendant may move the court to require an out-of-state plaintiff to file an undertaking to secure an award of costs and attorneys' fees upon showing a reasonable possibility of success on the merits. Part one of our series, discussing the requirements of Section 1030, can be found [here](#).

TAGS: california code of civil procedure, patent litigation, patent litigation, section 1030