Jacob T. Spencer

Partner

jspencer@gibsondunn.com

T: +1 202.887.3792 Washington, D.C.



Jacob Spencer is a partner in the Washington, D.C. office of Gibson, Dunn & Crutcher. He practices in the firm's Appellate and Constitutional Law, Transnational Litigation, and Administrative Law and Regulatory Practice groups. His practice focus of the judicial system, from initial pleadings to the Supreme Court. Jacob has significant experience representing and advising clients in the technology, telecommunications, food and beverage, transportation, energy, and securities industries. Jacob was recognized as a "Future Star" by Benchmark Litigation, and as a "Rising Star" in Telecommunications by Law360.

Securities Litigation
Transnational Litigation

District of Columbia Bar

Representative matters:

• CC/Devas (Mauritius) Limited v. Antrix Corp. Ltd.: Representing petitioners in U.S. Supreme Court in international arbitration enforcement matter involving whether foreign sovereigns are entitled to due process under the U.S. Constitution.

- Twitter, Inc. v. Taamneh: Represented Meta Platforms in securing unanimous Supreme Confidence in holding that social media companies are not liable under the Anti-Terrorism Act for providing routine, arms-length service and University 2012 Juris Doctor
- Slack Technologies v. Pirani: Obtained unanimous Supreme Court decision limiting liability Wastein Steeti&nLet(Խ)ունք գրեն է թանական Act.
- National Association of Broadcasters v. Prometheus Radio Project. Lead author of certiorari petition and merits briefing on behalf of NAB and industry petitioners in successful defense of the FCC's rule loosening broadcast owners in successful defense of the FCC's rule loosening broadcast owners.
- DraftKings, Inc. v. Hermalyn: Obtained a preliminary injunction and First Circuit affirmance enforcing pationwide non-compete against former executive.
- League of Women Voters of New Hampshire v. Kramer. Defeated preliminary injunction on behalf of Lingo Telecom in Voting Rights Act matter arising from deepfake "robocalls" during the New Hampshire presidential primary. **Clerkships**
- M.P. v. Meta Platforms, Inc.: Argued on behalf of Meta Platforms in Fourth Circuit in defending Supreme Computed for the Communications Decency Act bars claims arising out of offline third-party violence. Thomas, 2016 2017
- Aldea-Tirado v. PricewaterhouseCoopers, LLP: Successfully argued in First Circuit in agreement against contract formation and unconscionability challenge.
- Coubaly v. Cargill: Represents Nestlé as lead author of merits briefs in district court and D. Court of Appeals, 5th Circuit, Hon.

 US Court of Appeals, 5th Circuit, Hon.

 US Court of Appeals, 5th Circuit, Hon.

 US Court of Appeals, 5th Circuit, Hon.

 Of the Cocoa industry against claims under the Trafficking Victims Protection Reauthorization Act.
- Indiana Rail Road Co. v. Illinois Commerce Commission: Lead author of complaint and summary judgment motion on behalf of railroad industry in successful preemption challenge to state minimum crew size law.

Jacob clerked for U.S. Supreme Court Justice Clarence Thomas, Judge Diarmuid O'Scannlain of the U.S. Court of Appeals for the Ninth Circuit, and Judge Jerry E. Smith of the U.S. Court of Appeals for the Fifth Circuit.

Jacob received his law degree, *magna cum laude*, from Harvard Law School in 2012, where he was Deputy Editor-in-Chief of the *Harvard Journal of Law and Public Policy* from 2011-2012. He received his undergraduate degree in classics and religious studies, *magna cum laude*, from Washington & Lee University in 2006.

Jacob is admitted to practice law in the Commonwealth of Virginia and the District of Columbia.