

REPRESENTATIVE

CASE WORK:¹

(alphabetically listed)

Abbott et. al. v. Amoco Oil Company, (Illinois State Courts 1992-1993)

Amos et al. v. Union Oil Company of California, (District of Oregon 1987)

(Jury verdict of in excess of 7.5 million dollars for approximately 40 dealers -
settled on appeal)

Aris et. al. v. Exxon Company, U.S.A. (United States District Court for the Southern
District of Florida 1995, 11th Circuit Court of Appeals 1996)

Burns Bros., Inc. v. RMT Properties, (District of Oregon,
1985, Ninth Circuit Court of Appeals, 1986)

Carver et. al. v. Chevron Company, U.S.A., et.al., (Superior Court of California, San
Diego County, 1995)(Jury verdict of approximately 3.45 million dollars reversed
on Chevron's appeal 1998)

Darling v. Mobil Oil Corporation, (District of Connecticut 1992)(on remand)

Du Fresne/Chaney et al. v. Shell Oil Company et al., (Oregon State Court 1990, Oregon
Court of Appeals decision 1992)²

Ervin et al. v. Amoco Oil Company, (Colorado State Court, October 1990 jury verdict,
1992 court determinations, 1994 Court of Appeals Decision, 1995 Colorado
Supreme Court decision)(Original jury verdict in excess of 2 million dollars for
16 dealers settled after Supreme Court decision affirmed in part and reversed and
remanded in part)

Fall v. Exxon Company, U.S.A., (Eastern District of Pennsylvania, 1990, Third Circuit
Court of Appeals, 1991)

Fleischer v. PEPCOM Industries, Inc., (Wake County Superior Court and Arbitration,
2000)(settlement after arbitrator award/decision)

Fox v. Amoco Oil Company, (Northern District of Illinois, 1986)

¹ This listing is not intended to be a comprehensive listing of all cases Mark A. La Mantia has been involved in, but includes only those cases that appeared to involve more complex litigation and significant or substantial fact and/or legal issue determinations by motion (including summary judgment and motions for preliminary injunctive relief), trial, appeal or other proceedings.

² Mark La Mantia did not participate in appellate proceedings in this case.

Fresher et al. v. Shell Oil Company, et al., (District of Oregon, 1987, Ninth Circuit Court of Appeals, 1988)

Gardner v. Utah Oil Company, (District of Oregon, 1984)

Handyman-Network Franchise Systems, Inc. v. Laco, et. al., (United States District Court for the District of Minnesota, 2007/2008)(settled after favorable choice of law determination in franchise dispute)

Harms v. Chevron Company, U.S.A., (United States District Court for the Southern District of Florida and 11th Circuit Court of Appeals, 1996/1997)

Hilo et. al. v. Exxon Corporation, et. al., (Ninth Circuit Court of Appeals 1992/1993)(participation in brief writing and oral argument before the Ninth Circuit Court of Appeals)

Hodge v. Texaco, (District of Oregon, 1982)

Houser et al. v. Union Oil Company of California, (Eastern District of Washington, 1990, Ninth Circuit Court of Appeals, 1991)(Jury verdict of several hundred thousand dollars and fees for six dealers)

Lowe et. al. v. Chevron Company, U.S.A., et.al., (Superior Court of California, San Francisco County, 1998)(co-counsel in class action case)

Magerian v. Exxon Corporation, (United States District Court Northern District of California and Ninth Circuit Court of Appeals, 1996/1997)

Modrich v. Union Oil Company of California, (District of Oregon, 1988)

Moore v. Union Oil Company of California, (District of Oregon, 1983/1984)

Phillips et. al. v. Shell Oil Company, (United States District Court, Middle District of Florida, settled 1996/1997).

Rich Food Service, et. al. v. Rich Plan Corporation, et. al., (United States District Court, Eastern District of North Carolina and 4th Circuit Court of Appeals, 2003)

Rogue Valley Stations, Inc. v. Birk Oil Company et al., (District of Oregon, 1983)

Shah v. Racetrac Petroleum Company, (United States District Court, Eastern District of Tennessee and Sixth Circuit Court of Appeals 2003 (remand and partial reversal of summary judgment by Sixth Circuit), United States District Court Eastern District of Tennessee after remand 2004/2005 (trial with verdict for client on promissory estoppel, breach of orally modified contract and Tennessee Consumer

Practices Act claims with award of enhanced damages and attorney fees)

Seckler, et. al. v. Star Enterprises, (United States District Court Southern District of Florida and 11th Circuit Court of Appeals, 1996/1997)(settled after 11th Circuit reversal of trial court decision)

Tolokan v. Mobil Oil Corporation, (District of Connecticut, 1991, Second Circuit Court of Appeals, 1991)

Trulock v. Union Oil Company of California, (Eastern District of Washington, three different times)

Donald R. Truza and The Transition Team, Inc. v. James B. Tait, et. al., (Chancery Court, Knox County, Tennessee, November 1, 2006 Opinion and Judgment for Plaintiffs)

Wagnon v. Wilkins Distributing, (Eastern District of Washington, 1985/1986)

Weitz v. Mobil Oil Corporation, (District of Oregon, 1987)

Winks v. Feeney Oil Company, (Central District of Illinois, 1989/1990)(settled after trial court grant of preliminary injunction)

Wirrkula v. Union Oil Company of California, (Oregon State Court and Courts of Appeal, 1989/1990)