

Clinton R. Long (Clint)

Senior Associate
*International Trade / Government
Matters*

Washington, D.C.: +1 202 626 2622
clong@kslaw.com



Clint advises clients on various aspects of international trade law, including World Trade Organization (WTO) disputes, trade remedy proceedings in the United States and other jurisdictions, and compliance with U.S. customs laws.

Clint has substantial experience with dispute settlement proceedings at the WTO, with a particular focus on the Agreement on Subsidies and Countervailing Measures, and has counseled clients on issues related to several WTO agreements and accession to the WTO.

Clint also helps clients navigate anti-dumping, countervailing duty (anti-subsidy), and safeguard proceedings in the United States, Brazil, China, Egypt, and other countries in a broad range of sectors, including chemicals, paper, agriculture, steel, and cement.

During his legal studies, Clint performed internships at the U.S. Court of International Trade, the U.S. Department of Commerce, U.S. Customs and Border Protection, and the U.S. International Trade Commission.

Clint has particularly significant experience in Latin America. Clint lived in Argentina for two years, interned at two law firms in Brazil after his first year of law school, and provided anti-bribery compliance training in English and Spanish to audiences in Latin America while working for his previous employer.

Clint also has substantial experience related to the European Union, including through an internship at the European Parliament in Brussels, Belgium.

Publications

- Co-author, “United States,” *The International Trade Law Review* (2015).
- “An Imperfect Balance: ITAR Exemptions, National Security, and U.S. Competitiveness,” *National Security Law Journal* (2014).
- “Enjoy Your TRIPS: The Problems with TRIPS Retaliation under Article 22.3 of the DSU,” *Journal of the Patent & Trademark Office Society* (2013).
“Navigating the FCPA’s Ambiguous ‘Instrumentality’ Provision: Lessons for the Energy Industry,” *Richmond Journal of Global Law & Business* (2013).

- “Promoting Competition or Preventing It? A Competition Law Analysis of UEFA’s Financial Fair Play Rules,” *Marquette Sports Law Review* (2013).
- “When ‘Not Getting Caught’ Is Not Enough: Preventing Foreign Corrupt Practices Act Violations and Liability in International Project Finance,” *Pace International Law Review Online Companion* (2012).
- “Akzo and the Debate on In-House Privilege in the European Union,” *BYU International Law & Management Review* (2011).

Credentials

EDUCATION

LL.M., George Washington University, with highest honors
 J.D., Fordham University
 M.A., Fordham University
 B.A., Brigham Young University

ADMISSIONS

District of Columbia
 New York

ASSOCIATIONS

Customs & International Trade Bar Association (2010)
 J. Reuben Clark Law Society (2011)

LANGUAGES

Portuguese
 Spanish

Insights

CLIENT ALERT

April 22, 2019

United States and European Union Publish Lists of Products That May Be Subject to Retaliatory Tariffs

February 7, 2019

e.l.f. Cosmetics Agrees to Pay Nearly \$1 Million To Settle Apparent Violations Of U.S. Sanctions Against North Korea

NEWSLETTER

February 8, 2019

Trade & Manufacturing – February 2019

[VIEW ALL ON KSLAW.COM](#)

News

IN THE NEWS

November 9, 2020 • Source: Law360

Stephen Orava, Christopher Hyner, Clinton Long, Daniel Schneiderman, Michael Taylor, Jamieson Greer, Jeffrey Telep, Neal Reynolds and Patrick Togni advise Domtar, North Pacific Paper and Finch Paper

August 13, 2020 • Source: Law360

Stephen Orava, Daniel Schneiderman and Clinton Long represent Briggs & Stratton Corp. and the Coalition of American Vertical Engine Producers, which persuaded the U.S. Department of Commerce to impose duties on Chinese lawn mower engines

June 17, 2020 • Source: Law360

Stephen Orava, Daniel Schneiderman and Clinton Long represent Briggs & Stratton before the U.S. Department of Commerce, which ruled that they will move forward with duties on lawn mower engines from China

[VIEW ALL ON KSLAW.COM](#)