

DIGITAL WIRETAPPING LITIGATION

As privacy lawsuits targeting online tracking technologies surge, businesses face growing exposure under state and federal wiretapping laws. Our team defends against these claims, helping clients assess risk, ensure compliance, and achieve favorable results in this evolving litigation landscape.

How we can help:

- Risk Assessment & Compliance Strategy
- Litigation Defense & Resolution
- Regulatory Response & Prevention

The Fisher Phillips Consumer Privacy Team provides strategic, experienced defense for clients facing state or federal wiretapping and invasion of privacy claims arising from the use of tracking technologies – such as cookies, pixels, beacons, and similar tools – in websites, apps, and marketing communications. We have deep experience litigating claims under key statutes including the California Invasion of Privacy Act (CIPA), California Consumer Privacy Act (CCPA), California Confidentiality of Medical Information Act (CMIA), Video Privacy Protection Act (VPPA), Electronic Communications Privacy Act (ECPA), and both federal and state wiretapping laws.

Our team understands the legal and technical complexities of these claims, including third party trackers, consent issues, and the roles of website service providers. Our attorneys help clients conduct thorough investigations to assess the legitimacy of claims and provide them with a clear, informed path forward. We have successfully defended numerous cases and secured the voluntary withdrawal of multiple claims based on our early analysis and response strategies.

We not only understand the evolving landscape of privacy litigation but also stay ahead of trends in enforcement and defense tactics -- helping to position clients for favorable outcomes.

Our services include:

- Comprehensive legal assessments of wiretapping and invasion of privacy allegations under all relevant statutes
- In-depth factual investigations of alleged violations
- Representation in litigation, arbitration, or response to demand letters
- Risk analysis of website functionality and third-party tracking exposure
- Proactive guidance on compliance and risk mitigation strategies

Our clients include companies in the aerospace, automotive, financial services, healthcare, hospitality, manufacturing, media and communications, retail, social media, supply chain, and technology industries.

RESOURCES

[Digital Wiretapping Litigation Map](#)

SERVICE FOCUS

Data Protection and Cybersecurity

Digital Wiretapping Litigation

Privacy and Cyber

RESOURCE HUBS

U.S. Privacy Hub

KEY CONTACTS



Risa B. Boerner

Partner

Philadelphia

610.230.2132



Usama Kahf

Partner

Irvine

949.798.2118

INSIGHTS

Insights

Mar 4, 2026

Major Win in CIPA Case Signals Higher Hurdles for Privacy Plaintiffs: What You Should Do to Protect Your Organization

Insights

Jan 16, 2026

Florida Federal Court Greenlights Nationwide Digital Wiretapping Claims: 5 Steps Businesses Should Take Now

News

Jan 9, 2026

Republished Insight: Website Tracking Lawsuit Against Retailer Dismissed for Lack of Standing: What California Ruling Means for Your Business

Publication

Jan 9, 2026

Republished Insight: Your Website Chatbot Could Cost Your Business: What You Need to Know About Rising Digital Wiretapping Risks in Florida and Beyond

Insights

Jan 8, 2026

Ruling on Another Website Wiretapping Action Offers Pathway for Nationwide Class Actions: 4 Steps to Take Now

California Court Limits Website Privacy Claims: Key Takeaways for Website Operators and Business Owners