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Stewart and Stewart represents companies, workers, governments and other entities on customs and international trade matters. We help clients maximize their opportunities in the international arena whether in transactional work, trade disputes (WTO or NAFTA panels, antidumping, countervailing duty, safeguard actions), policy development, trade negotiations (including accessions to the WTO and regional agreements), market access or import and export regulation matters. Working through our offices in the US and abroad and, where appropriate, with local counsel, we provide cost effective solutions to trade and customs issues.



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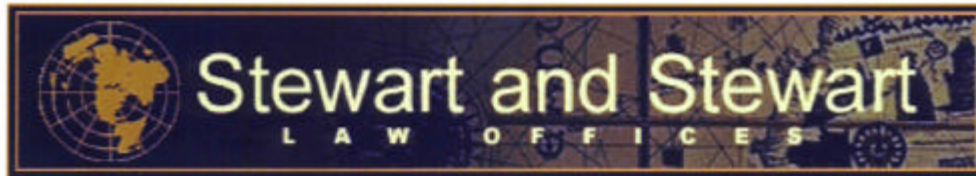
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Firm Profile

Stewart and Stewart was founded in 1958 by Eugene L. Stewart and historically focused on the representation of firms facing import and other trade problems under U.S. law and international agreements. The firm continues its core practice of antidumping, countervailing and safeguard measures, as well as a wide range of other trade remedy, regulatory, and policy issues and dispute resolution in the World Trade Organization and regional agreements such as NAFTA. Stewart and Stewart's central mission is to help clients maximize the benefits available through trade negotiations and trade and customs laws. For corporate clients we help maximize profitability by capitalizing on international trade and customs related opportunities as a component of corporate strategy.

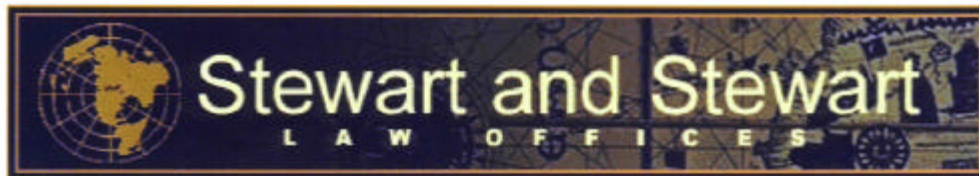
The firm's long history in the trade field and excellent record of success has established it as one of the pre-eminent international trade firms in the country. Indeed, in 1999, clients represented by Stewart and Stewart were involved in cases that accounted for roughly 60% of all antidumping and countervailing duties assessed under outstanding orders during the year.

The firm enjoys Martindale-Hubbell's highest rating. The members of the firm are experts in various aspects of international trade, having both practiced and administered the U.S. trade laws as well as international transactional matters. They are widely published on international trade matters and are often called upon to act as professors at area law schools, expert speakers on international trade law issues, and authors or co-authors of scholarly work in the field. We advise governments on implementing rights and obligations under the WTO and on accession to the WTO.

The firm has appeared before most federal agencies in handling unfair import competition and other trade related matters including: customs, export controls, embargoes, international transactional matters, restraint agreements, and policy advice on regional and multilateral negotiations, GATT and now WTO matters -- including Sanitary and Phytosanitary Measures, Agriculture, Technical Barriers to Trade (standards), Rules of Origin, Government Procurement, Preshipment Inspection, Textiles and Apparel, Preshipment Inspection, Customs Valuation, Import Licensing, Antidumping, Subsidies and Countervailing Measures, Safeguards. In addition to representing many major industrial firms in trade proceedings, the firm advises trade associations and advances client interests before Congress and the Executive Branch of the U.S. Government.

The firm's excellence in international trade issues within the United States has evolved into an expanding practice in other countries, including the handling of trade-related disputes in Canada, Mexico, the European Union, Australia and South Africa. We have a correspondent office in Belgium so that the firm can fully engage in matters before the European Union and representative offices in Russia and Ukraine for transactional and other issues arising in the former Soviet Union.





Alan M. Dunn

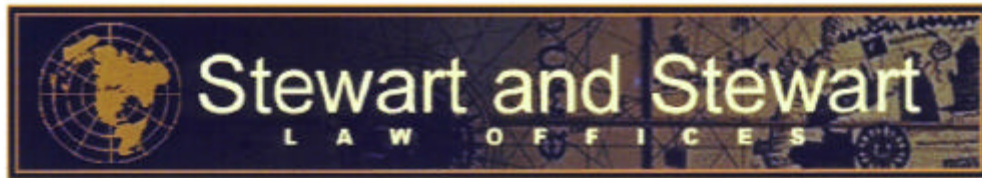
Mr. Dunn joined Stewart and Stewart as a partner in 1998 and has practiced international trade law since 1980. He is a former Assistant Secretary of Commerce and served as the lead U.S. negotiator regarding issues of subsidies and antidumping rules in negotiations with Mexico and Canada establishing the North American Free Trade Agreement (NAFTA), and in the multilateral GATT Uruguay Round negotiations which established the World Trade Organization (WTO).

As the administrator of U.S. antidumping and countervailing duty laws, as well as several other U.S. trade programs, Mr. Dunn was among the senior U.S. officials responsible for forming and implementing trade-related policy. He also held trade policy responsibility for several industry sectors, including telecommunications, microelectronics, computers, pharmaceuticals, chemicals, and metals. He also served as one of the U.S. negotiators in resolving a number of sectoral trade disputes, such as the 1991 U.S.-Japan Semiconductor Arrangement.



With extensive expertise in international policy-making, negotiation, trade remedies, litigation, and promotion, Mr. Dunn represents clients on such trade issues as economic sanctions and embargoes, export controls, antidumping and countervailing duties, safeguards (section 201), section 301 proceedings, the generalized system of preferences program, customs, and other provisions related to trade. He has represented numerous corporations and sovereigns in various types of trade actions before the governments of the U.S. and other nations. He also has assisted several nations with the drafting of their trade laws and is a frequent speaker on international trade issues.

He is a Principal in the Council for Excellence in Government, and member of the Judicial Selection Committee of the Customs and International Trade Bar Association. Before practicing law, Mr. Dunn was in the U.S. Foreign Service at the Department of State. He received his law degree from the University of Virginia School of Law.



William A. Fennell

William A. Fennell is an international trade attorney and partner at Stewart and Stewart. Since joining the firm in 1985, he has worked on a variety of international trade matters, including antidumping and countervailing duty cases, customs matters, export control matters, and application of rules of origin. He has also negotiated and prepared contracts for computer software and hardware.

Mr. Fennell has represented clients in numerous matters before the U.S. Department of Commerce, the U.S. International Trade Commission, the U.S. Customs Service, and the Office of the United States Trade Representative, as well as in litigation before the Court of International Trade and the Court of Appeals for the Federal Circuit. Mr. Fennell is the co-author of the chapters on trade-related investment measures and tropical products in *The GATT Uruguay Round: A Negotiating History (1986-1992) (Vol. I)* and the author of an update chapter on TRIMS in *The GATT Uruguay Round: The End Game (Part I) (Vol. IV)*. He has written extensively on computer issues for attorneys.



Before joining Stewart and Stewart, Mr. Fennell worked for fifteen years in the computer industry in various capacities, including as a computer programmer and systems analyst. For a number of years, he worked to automate the federal courts, developing the initial five year plan for federal court automation. He also worked as a branch chief at the U.S. Securities and Exchange Commission on the first stages of the EDGAR system.

He has a bachelor's degree from Princeton University and his J.D. from the American University Law School.