

Pre-Litigation Services

The best lawsuit is one that is never filed. The extent of our firm's sophisticated litigation experience has expanded significantly over the past few years such that our office is involved in dozens of litigation and arbitration matters before Federal, State and Municipal Courts as well as various administrative agencies. The significance of preparation cannot be minimized nor can the fact that, only through our clients' best efforts and cooperation, can we serve their interests and bring a speedy end to litigation matters, whether we are representing them as plaintiffs, defendants, or third parties in matters.

Our firm's pre-litigation services fall into two broad categories: (1) preventative measures and (2) settlement services

PREVENTATIVE MEASURES

- General client counsel
- Preparation of contractual documents addressing all possible items which can come into dispute
- Business examination (See "Business Examination" guide)
- Vast network of experts in multiple disciplines ready to provide advice

SETTLEMENT SERVICES

- Communication with opposing parties
- Demand letters
- Aggressive settlement (or non-settlement) posture
- Alternative dispute resolution

Although we believe that avoiding a lawsuit is always the best option, the reality is that you may find yourself and your company subject to the potentiality of litigation. If this is the case, please review the Litigation Guide which will prove valuable in respect to proper representation throughout the course of proceedings.