



Article published on April 2nd 2012 | [Business](#)

Whenever you experience lawsuit whether you are filing or being charged, you must have to consult with the litigation attorney. The litigation lawyer is the individual having vast experience in the litigation procedures. It is not necessity that all litigation must lead to the trial or appellate court but having a lawyer on your side will protect your rights and interests. A lawyer doesn't only undertake the procedures of lawsuits but also advise you to have precautionary measures to avoid any lawsuit down the road.

Process of lawsuit:

* Pleading – It is initial step of filing any complaints against any individual or company. Here the lawyer will collect all the vital documents and request court to take prompt actions. The pleading contains the basic details of any lawsuit such as basis of lawsuit and suggesting the outcome such as actions in terms of monetary damage compensation or injunction to stop anyone for taking any specified action.

* Discovery of details - The discovery of details starts as soon as the lawyer makes complaints in court. Both parties start searching the relevant details related to their case in favor of their clients. The discovery process could be interviewing the witnesses in disposition or asking for any vital documents. The core motive is finding details that can enhance the chances of winning.

* Settlement – Most of the lawsuits rarely reach to the trial stage because plenty of them get settled in settlement phase. Here the role of both parties' lawyer is to bring down their clients at one place and discuss the matter to reach at consensus in terms of settlement point to resolve the conflict or dispute. The settlement point must be accepted by both parties. Therefore, both parties' lawyers make their best efforts to get most out of from the settlement phase.

* Trails - Indeed, in case of failure negotiation, your lawyer will represent your case in trial court. The trial process requires proper attention and meticulously prepared documents to yield the expected result. The litigation attorneys having vast experience in this field will accumulate the vital documents and ensure that witnesses are ready in your favor. He/she will present your case in court and handle all arguments over there on your behalf.

* Appellate court – If you don't find satisfying outcome from the trial court, you have rights to make appeal in higher or apex court for decisions. However, the process of appealing for decision in other court is very different as compared to the trial court but an efficient and experienced litigation attorney can manage all these actions. It could be possible that your trial lawyer and appellate court lawyer could be different persons due to having different field experience. Thus, make sure that you hire a lawyer who must be adept in both circumstances.

Hiring lawyer in regard with your issues would not be any daunting task if you utilize the efficient and effective methods of approaching anyone of them

Article Source:

<http://www.articleside.com/business-articles/at-what-time-you-must-approach-for-litigation-attorney.htm> - [Article Side](#)

[Adli Law](#) - About Author:

Adlilaw represents clients of business laws, copyright law, patent attorney and business litigation matters throughout world. a [litigation attorney](#), copyright lawyer, a [Copyright attorney](#), business litigation lawyers and many more.

Article Keywords:

Litigation attorney, Copyright attorney

You can find more [free articles](#) on [Article Side](#). Sign up today and share your knowledge to the community! It is completely FREE!