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Litigation requires the business owner to be aware of the options available. In addition to the courtroom other platforms if suitable might serve to be the options, taking into account the specific needs of the business. San Ramon business law firm enlightens its clients with all these options. A business either claiming or defending the lawsuit would be well served by consulting with the trial attorneys of our firm in order to understand possible options available in entirety.

While discussing litigation it is important to remember that there are certain steps that a litigant must follow when proceeding with a judicial resolution to an issue. Civil litigation process has a set pattern since it is controlled by federal or state court rules. This process involves a considerable volume of work, despite the case actually goes for trial or not. The tasks required includes filing initial complaint, subsequent pleadings which are mostly an answer to the initial claim or possibly the counterclaims or third party actions appearing in case of an unsatisfactory judgment. San Ramon business law firms ensure that clients are briefed about this essential information to bring clarity in their choice.

The usual step involved in litigation of filing an initial pleading and its response is foremost. Secondly, Motions are requests made to judge to command an action, like allow specific evidence. Thirdly come depositions and interrogations. Pretrial conferences are then held to organize how the trial will proceed. This subsequently leads to the trial and finally the judgment. Appeals are made afterwards.

San Ramon law firm makes business owners aware of small-claims court as well. Small-claims court is an informal court that deals with relatively minor lawsuits like nuisance charges to minor money disputes. The eligibility of small-claims court varies in every jurisdiction. Nevertheless, it is considered to be the first place to go when the case involves a business issue with monetary damages.

Class action which might be another option for a business owner incorporates one or a couple of representative plaintiffs pursuing litigation. It is conducted on the behalf of a large group of people sharing same grievance. The cause of action may range from toxic fumes to securities fraud. The sole purpose behind class action is to combine similar claims which have similar cause of action, hence obtaining efficiency by gathering many similar cases into one large case.

Alternative Dispute Resolution (ADR) is an alternative to litigation. It involves arbitration or mediation. Arbitration is less formal and cheap than a trial, though it has limitations. Mediation however is further informal than arbitration. It is provided by a trained mediator who hears both sides and reaches conclusion by mutual compromise. Due to reduce costs and relatively fast resolution businesses tend to seek ADR often than turning to litigation.

If you are facing any dispute involving business then it is recommended for you to understand all of your legal options. San Ramon's professional business attorneys would be an excellent resource for such information.

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