

Litigation

With more than 350 jury trials, Kane Russell Coleman Logan has the experience and capacity to manage litigation of any complexity throughout the country.

Our trial attorneys work hard to keep clients out of expensive and time-consuming litigation when possible. But when conflicts can't be resolved or use of the legal system is the proper means to achieve a client's desired result, our trial attorneys use their vast state, federal and appellate courtroom and arbitration experience to pursue and achieve the successful outcomes our clients seek.

Increasingly, arbitration clauses have become standard contractual practice. Our attorneys have represented clients in AAA, JAMS and other arbitration tribunals in venues around the country, as well as several international arbitration proceedings.

Beyond handling courtroom proceedings, our litigators also work closely with attorneys throughout the firm to help our clients avoid litigation by negotiating and drafting appropriate contractual provisions and by assessing, in advance, the risk of litigation or the probable outcome of litigation that may result from a particular course of conduct. We also work with clients to develop, prepare, and implement corporate policies and procedures to alleviate or lessen the impact of potential litigation and review corporate operating practices and procedures for problem areas that may increase exposure to litigation.

Our attorneys have deep experience and knowledge necessary to efficiently analyze problems and design pragmatic solutions and have represented clients in the following industries:

- Banking & Financial Services
- Construction
- Energy, Oil & Gas
- Environmental
- Healthcare
- Hospitality
- Manufacturing
- Railroad
- Real estate
- Transportation

Our attorneys have also handled the following types of cases, among others:

- Business and commercial
- Corporate and partnership

- Cyber law and data privacy
- Deceptive trade practices
- Dram shop
- Ecommerce
- Employment
- Environmental
- First Amendment
- Fraud
- Insurance defense & coverage
- Inadequate/improper personal or property security
- Intellectual property
- Large loss subrogation
- Personal injury and wrongful death
- Premises liability and inadequate security
- Products liability
- Professional and fiduciary liability

At Kane Russell Coleman Logan, a hallmark of our litigation practice is value, in large part because our extensive courtroom experience allows us to find efficiencies throughout the process. We have earned our strong reputation and are committed to achieving the best outcome possible for our clients.

Related Attorneys

Kenneth W. Biermacher
 Jerrad D. Bloome
 Catalina Booth
 Douglas C. Bracken
 Logan R. Burke
 Brian W. Clark
 Meggan Crow
 Dennis P. Duffy
 Demetri J. Economou
 Bruce M. Flowers
 Darrell R. Greer
 Roland G. Hamilton
 Richard L. Hathaway
 Heather Kabele
 Stephanie E. Kaiser
 John J. Kane
 Robert N. LeMay
 Trip Nix
 Jeff Novel
 Christopher C. Pappas
 Michael P. Ridulfo
 Kenneth C. Riney
 Andrew "Drew" Robertson
 Andrew J. Sarne
 Brian M. Stork
 David R. Thrasher
 Donald A. Waltz

Kyle Woodard
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Roman Castillo
Daniel Ferris
Tiffany A. Kahler
Kathryn G. Laflin
Francis Leaf
Jenny Lewis
Bianca B. Lurate
Devin Reyes
Bryan Sanyi
Jamie R. Wilson
Joy E. Winkler

Insights

- LITIGATION UPDATE: Actual Responsibility and Substantial Factor Causation In the Wake of Werner v. Blake: A Win for Commercial Drivers and Their Employers
- Kane Russell Coleman Logan Recognized in 2025 Chambers USA Guide- Eight KRCL Attorneys Also Recognized by Chambers
- Three Key Considerations for Trade Secret Owners Seeking Protection Under the Texas Uniform Trade Secrets Act
- Fifteen Kane Russell Coleman Logan Attorneys Recognized as 2024 Texas Super Lawyers
- Blog Post: When it comes to obtaining a patent, how much generative AI is too much?
- U.S. District Court Stays and Enjoins Enforcement of FTC's Non-Compete Ban: What Texas Employers Should (or Shouldn't) Do Next
- Despite the FTC's Final Rule Banning most Employer-Employee Non-compete Clauses, it is not the death of all Non-Compete Clauses.
- Five KRCL Attorneys Named to 2024 Texas Rising Stars List
- Federal District Court Finds Corporate Transparency Act Unconstitutional: Are Small Businesses Still Required to Comply?
- Kane Russell Coleman Logan Elects Four New Directors
- Litigation Alert: What Can Bars and Restaurants Do to Protect Themselves from Dram Shop Liability when "Obviously Intoxicated" No Longer Seems to Be the Standard?
- Seventeen Kane Russell Coleman Logan Attorneys Recognized as 2023 Texas Super Lawyers
- Federal District Court Denies Copyright to Visual Art Piece Generated Solely by Artificial Intelligence.
- U.S. Supreme Court Upholds State's Ability to Obtain General Personal Jurisdiction Over Out-Of-State Corporations Using "Consent to Registration" Statutes.
- "Under Attack, Dallas Juvenile Probation Department Hires KRCL," The Texas Lawbook
- Supreme Court Simplifies Process to Appeal Legal Errors
- When it Comes to Generative AI, Ignorance is not Bliss: Three Risks Your Business Faces by Failing to Regulate Workplace Use of Generative AI.
- The Rising Importance of Trade Secret Protection in the Coming Era of Non-Compete Ban: Two Steps Your Business Needs to Take Now
- Five KRCL Attorneys Named to 2023 Texas Rising Stars List
- LITIGATION ALERT: Good Samaritan or Negligent Undertaking? Be Wary.
- The FTC's Proposed Ban on Non-Compete Agreements
- LITIGATION ALERT: Texas Virtual Currency Act Incorporates Cryptocurrency Into Existing Financial Framework

- Kane Russell Coleman Logan Announces Jaime DeWees and Michael Twomey as New Directors
- PODCAST: ENERGY LAW ROUND UP – Production in Paying Quantities
- Dram Shop Liability: Addressing the New "To Go" rules in Texas
- Founding Director Mike Logan to Speak at the NRRDA Annual Conference
- Punitive Damages in Texas Dram Shop Cases
- Is Crypto a Currency or Security? Litigation Involving the SEC May Provide Guidance.
- Collegiate Athlete Litigation: The Antitrust Class-Action Lawsuit that Could End the NCAA
- Litigation Alert: Effect of Change-of-Terms Provisions on the Enforceability of Online Terms of Use – Recent Developments
- Kane Russell Coleman Logan Adds Two Experienced Litigators in Houston and a Corporate Transactional Lawyer in Dallas
- Litigation Alert: The Supreme Court to Address the Federal Courts Ability to Order Discovery in Foreign Arbitration Proceedings
- Litigation Alert: Are Third-Party E-commerce sites, such as Amazon, “Seller” in Products Liability Cases? Texas Supreme Court to decide!
- Conducting Lawful and Effective Internal Investigations
- Litigation Alert: Blue Wave Falls Short of Reaching the Top
- Litigation Alert: Major Rule Changes Are Coming in 2021 That Will Affect All Texas Cases
- LITIGATION ALERT: The Southern District of New York Strikes Again: The Thorn in the Department of Labor’s Side
- LITIGATION ALERT: Looking Ahead to PPP Loan Audits and Appeals
- KRCL Oil-and-Gas Litigation Partner Interviewed on "The Crude Life" Podcast
- VIDEO: COVID-19 and the Oil Patch — Lease Litigation Pitfalls
- COVID-19’s Impact on Court Operations has led the Texas Supreme Court to Extend the Statute-of-Limitations in Civil Actions Statewide
- COVID-19 and the Increased Attention on Force Majeure Clauses
- Texas Supreme Court Hears Oral Arguments on “Duty to Defend Exception” in Fraud Cases
- Re-examining Personal Jurisdiction in Products Liability Cases in Texas
- The MCS-90 Endorsement
- TAA Offers Increased Access to Judicial Review of Arbitration Awards
- “Rip-and-Tear Damages” In Construction: A Roadmap For Coverage Where None Existed?
- Article: "Risk Transfer in Construction: Subrogation, Indemnity and Additional Insured Provisions"
- January Litigation Update: Justice Kavanaugh Delivers Big Win for Arbitration Advocates
- I Notified The Consumer, But Have I Done Enough?
- Kane Russell Coleman Logan Welcomes New Litigation Associate to Dallas Office
- Patently Unpredictable? Patent Venue Laws After *TC Heartland* & *In Re Cray*
- Enforcing a Non-Compete Injunction Could Require Disclosing Your Customer List
- KRCL 2018 Mid-Year Litigation Report
- Supreme Court Rules That Class Action Waivers Can Be Included In Employee-Employer Arbitration Agreements
- Recent Texas Court Decisions Concerning Subrogation Claims – Diversity of Citizenship and Expert Testimony
- Transportation Law Update: A Primer On The MCS-90 Endorsement
- Texas Supreme Court Formally Recognizes the Use of the “Sham Affidavit Rule” in Trial Courts
- Why Force Majeure Provisions Deserve Your Attention
- Prominent Texas Trial Lawyer Brian Hail Joins KRCL

- Litigation Update: The Supreme Court Clarifies Securities Act Statute of Repose Not Tolloed by Filing of Class Action
- KRCL Houston Attorneys to host 2017 Litigation Seminar
- 2017 Litigation Toolkit: For the Energy Industry and Beyond
- Chip Morris and Demetri Economou Published in Recent Developments in Business and Corporate Litigation, 2016 Edition
- Litigation Update: The Texas Agritourism Act: New Potential Liability Protection for Texas Agricultural Landowners
- Litigation Update: The Texas Supreme Court establishes a test for excluding party representatives during trade secret proceedings.
- Litigation Update: Appellate Law Review: High Court Limits Standing to Bring FCRA Class Actions, Says Litigants Must Show "Concrete" Injury
- Litigation Update: Approval of Massive NFL Concussion Settlement Upheld: First Major Battle Nearing End but More to Come
- Litigation Update: The Texas Supreme Court Rules in favor of The Golf Channel over the Stanford Ponzi Receiver—Ruling will Likely Limit Future Clawback Suits in Similar Cases
- Litigation Update: WATER RIGHTS UPDATE: LANDOWNERS SCORE WIN AGAINST WATER AUTHORITIES – BUT QUESTIONS REMAIN
- Litigation Update: 5th Circuit Adopts Presumption Favoring Federal Jurisdiction in CAFA Cases.
- Derivative Shareholder Litigation Involving Closely Held Corporations
- Two Wins for Defendants In Personal Injury Litigation
- A Rare Victory For Doctors in Peer Review Litigation in Texas
- Kane Russell Coleman Logan, PC Adds Two Litigation Attorneys
- Retailers Beware: Background Checks Continue To Be Subjected To Scrutiny and Class Action Litigation
- The Impact of Criminal Background Legislation and Litigation
- LITIGATION ALERT: Top-Level Domain Names: A New Frontier
- Litigation for Non-Subscribers: Prohibited Affirmative Defenses
- LITIGATION ALERT: Agreements to Arbitrate
- LITIGATION ALERT: The Use of Appraisers in First-Party Property Insurance Litigation
- LITIGATION ALERT: Proposed Change to International Code of Ethics for Accountants Would Negatively Impact Privilege and Confidentiality
- LITIGATION ALERT: Spoliation of Evidence in Construction Litigation in Texas
- LITIGATION ALERT: Insurance Coverage for Construction Defects
- LITIGATION ALERT: Free Speech in Texas
- LITIGATION ALERT: Texas Enacts New Uniform Trade Secrets Act
- LITIGATION ALERT: PROPERTY OWNER RULE NARROWED: Texas Supreme Court Requires Substantiation of Property Owner Opinions Regarding Market Value
- LITIGATION ALERT: New and Amended AAA Commercial Arbitration Rules
- LITIGATION ALERT: New Expedited Action Procedure Rules Go Into Effect in Texas
- LITIGATION ALERT: INSURANCE LAW UPDATE: Fifth Circuit certifies to the Supreme Court of Texas: Is the contractual liability exclusion triggered by a general contractor's agreement to "perform its work in a good and workmanlike manner"?
- LITIGATION ALERT: VIRTUAL VITRIOL: Defamation and Internet Anonymity
- LITIGATION ALERT: "PREDICTIVE CODING" ARRIVES: Automated Document Review System May Significantly Reduce Litigation Expenses in Complex Cases
- LITIGATION ALERT: The Fifth Circuit Court of Appeals Revives Securities Fraud Claims in Stanford Entities Securities Litigation

- LITIGATION ALERT: New Texas Construction Anti-Indemnity Statute Took Effect January 1, 2012
- LITIGATION ALERT: EXPEDITED TRIALS IN TEXAS: Analysis of Proposed Legislation
- LITIGATION ALERT: EMPLOYER LIABILITY: Punitive Damages for Employees Terminated for Refusal to Perform an Illegal Act
- LITIGATION ALERT: TEXAS' PROPOSED MOTION TO DISMISS: A Work in Progress
- LITIGATION ALERT: "Opting Out" of the Texas Workers' Compensation System: Pros and Cons of Becoming a Non-Subscriber
- LITIGATION ALERT: ELECTRONICALLY STORED INFORMATION: Duty of a Non-Party to Produce
- KRCL Named Commercial Litigation Firm of the Year, USA by Finance Monthly
- LITIGATION ALERT: NEW CHALLENGES TO PROTECTING INVESTIGATIVE MATERIALS IN LARGE SCALE DISASTER LITIGATION
- LITIGATION ALERT: THE NEW(EST) RULE FOR NON-COMPETE AGREEMENTS IN TEXAS
- LITIGATION ALERT: THE NEW CONSUMER PRODUCT SAFETY COMMISSION PUBLIC DATABASE: PRODUCT SAFETY OR LAWYER BONANZA?
- LITIGATION ALERT: DESIGN PROFESSIONALS BEWARE
- LITIGATION ALERT: CONTRACTUAL RISK SHIFTING: COMMERCIAL CONSTRUCTION
- LITIGATION ALERT: Is Perjury Committed in a Deposition Punishable by Civil Contempt in Texas? The Texas Supreme Court Says "NO."
- LITIGATION ALERT: THE CAT'S PAW THEORY -- Expanding Employer Liability for Discriminatory Acts
- LITIGATION ALERT: "LOSER PAY" LEGISLATION IN TEXAS: A Model for Change
- LITIGATION ALERT: TORT LITIGATION: Recovery of Medical Expenses After Haygood
- LITIGATION ALERT: SOCIAL MEDIA AND THE LAW
- LITIGATION ALERT: OFFER OF SETTLEMENT IN TEXAS vs. OFFER OF JUDGMENT IN FEDERAL COURT
- LITIGATION ALERT: HEALTH CARE REFORM AND PRIVACY: New Podcast Series Launched
- LITIGATION ALERT: ATM OPERATORS BEWARE: Class Actions for Failing to Post Required Notices
- LITIGATION ALERT: MORE CONFLICT AND DEBATE ON THE OVERDRAFT LITIGATION ROAD
- LITIGATION ALERT: Preserving and Gathering Electronic Data in the Age of E-Discovery
- LITIGATION ALERT: DEVELOPMENTS IN THE WORK PRODUCT PRIVILEGE DOCTRINE CHANGES TO THE FEDERAL RULES OF CIVIL PROCEDURE
- LITIGATION ALERT: KEEPING YOUR MONEY IN YOUR POCKET: Some Basics of Bankruptcy Preference Actions
- LITIGATION ALERT: PRODUCTS LIABILITY: Protection for the "Innocent" Seller in Texas
- LITIGATION ALERT: INDEMNITY IN RESIDENTIAL CONSTRUCTION LITIGATION IN TEXAS: Let the Games Begin!
- LITIGATION ALERT: SOCIAL/ELECTRONIC MEDIA AND THE RULES OF EVIDENCE
- LITIGATION ALERT: SPOILIATION OF EVIDENCE: Consequences and Suggestions to Avoid
- LITIGATION ALERT: CLASS ACTIONS OVER OVERDRAFT FEES
- LITIGATION ALERT: U.S. SUPREME COURT CLARIFIES "PRINCIPAL PLACE OF BUSINESS" FOR PURPOSES OF FEDERAL COURT DIVERSITY JURISDICTION: New Ruling Helps Defendants Avoid Forum Shopping by Plaintiffs
- LITIGATION ALERT: SUBROGATION BETWEEN CGL CARRIERS IN TEXAS
- LITIGATION ALERT: TEXAS INSURANCE LAW UPDATE — Is the Duty to Indemnify dependent on the Duty to Defend?
- LITIGATION ALERT: Closing the Door on Indefinite Liability in the Construction Industry in Texas
- LITIGATION ALERT: Know When to Hold'em: Issuing a Litigation Hold in Anticipation of Litigation
- LITIGATION ALERT: Recent Trends in Ponzi Scheme Litigation
- LITIGATION ALERT: Price Gouging After a Disaster

- LITIGATION ALERT: The Death of the Texas Residential Construction Commission Act and the Texas Residential Construction Commission
- LITIGATION ALERT: Pre-Suit Demand in Shareholder Derivative Suits Delineated
- LITIGATION ALERT: Arbitration -- A Binding Decision
- LITIGATION ALERT: New Medicare/Medicaid Reporting Requirements