

Health Care Litigation



Chambliss attorneys remove the legal obstacles for local, regional, and national health care clients so they can focus on what they do best – providing the highest levels of care and service. Our litigation and health care teams understand disputes and lawsuits can be costly distractions, and we do everything we can to eliminate these distractions quickly and cost-effectively. Some of our clients include physicians and nurses, billing and practice management companies, provider groups, and mental health facilities. In addition, we advise home and community-based health care organizations, including acute care hospitals, assisted living facilities, long-term care facilities, and hospices.

We represent our health care clients in a variety of litigation. Some of our most recent cases cover licensing and credentialing, state and federal compliance, fraud and abuse investigations, Medicare and private insurance reimbursements, involuntary commitment hearings and conservatorships, shareholder disputes, and revenue cycle management issues. Health care litigation frequently challenges the propriety of care rendered over months and years. So, discovery can be complex, time consuming, and expensive. Understanding each client's unique needs allows us to effectively streamline every response to opposing counsel while protecting proprietary and privileged information.

Related Services

- Fraud, Compliance, & Reimbursement
- Health Care
- Health Care Facilities
- Physician Practices
- Regulatory and Administrative Proceedings
- Revenue Cycle Management
- eHealth, Data Privacy, and Security

Related Industries

- Health Care

Related People

- Stephen "Steve" D. Barham
- Cathy S. Dorvil
- Frederick "Rick" L. Hitchcock
- Peter A. Newman
- Lisa M. Kiner



Have you seen the Spring 2021 edition? This issue of *Chambliss Connection: Radiology* features the latest insights on PPP forgiveness and audits, provider relief funding, patient data & HIPAA, hospital PSAs, tips on buying/selling, and more.

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With each case, we work closely to fully understand the client's situation, desired outcomes, and budget. We prepare for trial from day one and have taken extremely sophisticated cases to trial. We also have obtained favorable results for clients through alternative dispute resolution (ADR). It can offer financial security by insulating clients from overly burdensome discovery procedures and unwanted litigation. We have front-line experience defending against challenges to arbitration agreements, and we have advocated for their enforcement before the Tennessee Supreme Court and Courts of Appeal. While we work proactively with clients to mitigate risk and decrease liability, we are well-equipped to represent them should litigation arise. Our team is known as responsive, trusted, and well connected and will do all we can to obtain excellent results.

Experience

Advise health care providers seeking appointment of conservators for patients who have no family and/or lack capacity to make their own health care decisions

Represent mental health facilities in involuntary commitment hearings

Represent shareholders of health care companies in a variety of disputes related to areas such as employment agreements, equity and ownership, and management

Advise on provider licensing and credentialing issues with state boards

Advise physicians or other health care professionals in disputes with hospitals

Represent revenue cycle management companies against claims asserting short falls or other problems with collections

Advise on state and federal compliance issues, investigations, and litigation related to Stark, Anti-Kickback, the Civil Monetary Penalties Law, state and federal false claims, and state fee-splitting laws

Represent providers in contract disputes with private insurance carriers and with Medicare reimbursement and other issues

Advise on revenue cycle management issues