MORGAN & MORGAN[®]

The Morgan Connection

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Why Refer Cases You Don't Handle?

Then a potential client calls you with a case you can't help them with, we encourage you to think of us before you turn it down.

Just because a client was injured outside of the state you practice in doesn't mean you can't help — you can help by referring them to a firm you know and trust. Just because you don't handle defective drug cases doesn't mean you can't connect your client with a firm equipped with all the resources and necessary national complex litigation experience to get them the best result.

It's not just in the best interest of your client — it's in the best interest of your business.

At Morgan & Morgan, we pay referral and co-counsel fees in compliance with state ethics rules. Your interest and your client's interest are perfectly aligned when you partner with lawyers intent on getting the best results.

When you refer your clients to Morgan & Morgan, you can rest assured that our resources — from our 700plus attorneys nationwide to our dozens of practice areas — lead to excellent results. We're never afraid to go to trial, and always fight for full and fair compensation for our clients.

We have hundreds of referral and co-counsel partners who know that our verdicts and settlements speak for themselves: that's why they sent us 10,000 referrals last year. They also rely on our transparency, which we achieve through the Litify Referral Network. LRN lets you track the status of your referrals, the cases you're responsible for, and incoming fees.

If your firm hasn't diversified your

revenue stream by taking advantage of co-counsel fees in compliance with ethics rules, now is the time. Whether those additional funds go toward hiring more staff or taking a needed vacation, referral fees can be an essential revenue stream.

The next time a client calls you with a case you can't help with, please think of us first. We have created this magazine so that you know what we handle, where, and what we've won for our clients. As America's largest plaintiffs' firm, we have the necessary resources at our disposal to help your client. Every year we invest millions of dollars into our infrastructure so that our clients can get the best results. And that means we get the best results for you, too.



Why Thousands Of Law Firms Partner With Us

TRACK RECORD.

We have a winning track record at trial and in pretrial settlements. Our firm recovered over a billion dollars last year alone.

RESULTS.

Last year, we received over 10,000 referrals from all over the country and paid millions in referral / co-counsel fees.

RESOURCES.

Our firm has abundant resources to go to trial and hold big insurance companies accountable so we can get our clients the best results.

TENURE.

Founded in 1988 by John Morgan, our client-first model has allowed us to grow into America's largest plaintiffs' firm.

ARMY.

Morgan & Morgan has over 700 attorneys, many of which are designated as "Super Lawyers" and have received the esteemed AV Rating.

REACH.

With offices in 17 states and many nationwide practice areas, we can be the closest thing to a one-stop shop for your referrals across the country.

PRACTICE AREAS.

Our firm is well-equipped to handle a variety of litigations, with over 40 practice areas.

COMMUNICATION.

When you refer us a case, you can speak directly with one of our attorneys — not an assistant or paralegal.

TRANSPARENCY.

You can confidently refer clients to us and track the status of each case.

RELATIONSHIPS.

Morgan & Morgan is the largest plaintiffs' law firm in the country with dedicated Account Executives for Referral Partners, who are focused on growing your revenue through referrals.



JAKE STERNBERGER, ESQ.

Jake Sternberger is a partner in Morgan & Morgan's Philadelphia office and the firm's Senior Director of Strategic Operations nationwide. 215-446-9793 | jsternberger@forthepeople.com

ISAAC SCHECTER, DIRECTOR OF SALES

Isaac Schecter is Morgan & Morgan's Director of Sales, overseeing The Morgan Connection, the firm's Referral Program. Isaac is the main point of contact for Referral Partners. **917-474-0375 | ISchecter@forthepeople.com**

Morgan & Morgan: An Overview

TOTAL AMOUNT RECOVERED IN 2019: OVER \$1 BILLION

TOTAL CASES RESOLVED IN 2019: OVER 50,000



Maximize Your Referral Revenue

Last year, we received thousands of referrals from all over the country and paid out millions in fees.

2019 select referral/co-counsel fees:

\$435,000 referral fee paid on a medical malpractice case **\$272,341** referral fee paid on a personal injury case **\$230,371** referral fee paid on a product liability case

\$208,333 referral fee paid on a personal injury case

\$139,363 referral fee paid on an automobile accident case **\$195,000** referral fee paid on a medical malpractice case **\$187,500** referral fee paid on a personal injury case

\$130,601 referral fee paid on a product liability case **\$119,990** referral fee paid on a commercial litigation case

What Our Partners Say

As ou<mark>r fir</mark>m has grown, we naturally started getting more and more clients outside of our core New England jurisdiction. We needed to find a partner that could handle those cases with the same level of excellence we hold ourselves to — and there was no better choice than Morgan & Morgan.

— Sean Flaherty, Keches Law Group

Morgan & Morgan has revolutionized the practice of law by delivering to everyday people the highest level of legal representation in the most professional, effective and ethical manner. They use the power of a large firm to fight back for the little guy against the most powerful interests. They have a culture and reputation for trying cases, unlike other firms that settle cases for inadequate offers.

— Samuel H. Pond, Pond Lehocky

We refer hundreds of cases per year to Morgan & Morgan. M&M's remarkable client service coupled with their stellar legal expertise has elevated them to "true leader" status in the fight for justice. Our team is confident that every client referred to Morgan & Morgan is in the hands of a top national Firm, and our confidence is supported with the best possible results.

— Emery Brett Ledger, The Ledger Law Firm

Featured Cases

<mark>S</mark>HARON WRIGHT V. HAGOS PARK LLC & JOHN DOE CORP. PRE-TRIAL OFFER: \$0 | VERDICT: \$10,042,880

The owners and operators of an apartment complex did not appropriately warn residents about frequent crimes on the premises and in the surrounding area. Our plaintiff, an invitee to the property, suffered several gunshot wounds in an unprovoked attack, resulting in death.



LAURA BAILEY



JUSTIN MILLER



MIGUEL DOMINGUEZ

TAMIKA WOODS V. GREGORY NABERS, M.D., ET AL. PRE-TRIAL OFFER: CONFIDENTIAL | VERDICT: \$7,801,500

An ER doctor and hospital gave the wrong drug (a powerful intravenous sedative) to a young woman in the midst of an asthma attack. It caused her to go into respiratory and then cardiac arrest, and it took a long time to intubate her, resulting in a catastrophic lack of oxygen to the brain.



KEITH MITNIK



GRANT KUVIN

<mark>K. B</mark>ENNETT V. ANONYMOUS PHARMACY PRE-TRIAL OFFER: \$250,000 | VERDICT: \$4,962,600

In this case, the plaintiff, who was taking testosterone, endured a prescription overdose. The plaintiff received 10 times the amount prescribed, 240% higher than what would be given to a female transitioning to a male.





CHRIS RODEMS

BRIAN MCCLAIN



CORD GRIMES

MANUEL VIEIRA V. DENNIS PAYNE & SEAL TIGHT ROOFING EXPERTS LLC PRE-TRIAL OFFER: \$250,000 | VERDICT: \$4,624,466

In this case, our client suffered from a car accident that resulted in a left shoulder rotator cuff tear that necessitated surgery, as well as needed chiropractic care for neck and back injuries. We ensured he was properly compensated for his healthcare.



DERRICK CONNELL



GRANT GILLENWATER



JANE DOE V. BROWN PRE-TRIAL OFFER: \$60,980 | VERDICT: \$3,948,486

We took on State Farm in this car accident case, where our plaintiff suffered neck and back injuries, and was offered insufficient support from her insurance company.



KEITH MITNIK



MATT MORGAN



NICK RUSSO



MELISSA ALZATE

JOHN DOE V. DEFENDANT PRE-TRIAL OFFER: CONFIDENTIAL | SETTLEMENT: \$143,000,000

This settlement was reached on a case related to a gas explosion.





FRANK PETOSA

RENE ROCHA

JOHN DOE V. DEFENDANT PRE-TRIAL OFFER: \$0 | SETTLEMENT: \$8,000,000

This settlement was reached on a product liability case that resulted in a traumatic brain injury.



ANDREW PARKER FELIX

JOHN DOE V. DEFENDANT PRE-TRIAL OFFER: \$0 | SETTLEMENT: \$7,500,000

This settlement was reached on a product liability case that resulted in a wrongful death.



MIKE MORGAN



ANDREW PARKER FELIX

JOHN DOE V. DEFENDANT PRE-TRIAL OFFER: \$300,000 | SETTLEMENT: \$7,000,000

This settlement was reached on a case related to a motor vehicle collision.



ERIC "RICK" BLOCK

JOHN DOE V. DEFENDANT PRE-TRIAL OFFER: \$250,000 | SETTLEMENT: \$4,624,467

This settlement was reached on an auto accident case where the client faced injuries to the neck, back and shoulder.



DERRICK CONNELL

The Defense's Worst Nightmare

eith Mitnik is known as the defense's worst nightmare. He's worked high-profile trials including clients like the Backstreet Boys, the Harlem Globetrotters, and Casey Anthony. Mitnik uses cutting-edge legal strategies to undermine the defense's arguments. He's been on the Morgan & Morgan team since 1997.

Among his strategies? *Don't eat the bruises.*

That's also the title of his book, which refers to his theory of "bruising" —

when the opposing counsel directs attention away from sound arguments by focusing on minor issues instead.

The biggest bruise is manipulating jury bias. Most defense attorneys take advantage of the fact that some people do not trust or aren't comfortable with lawsuits in general. It's difficult to find a truly unbiased jury.

In *Don't Eat the Bruises*, Mitnik advises lawyers on how to avoid the opposing counsel's plots to derail the case and influence jury bias. And you

don't just avoid eating the bruises — you strike back, too.

Mitnik's thoughtful and combative strategies have earned him a place of prestige among lawyers. Colleagues and interested listeners alike tune into his high-level courtroom thinking on Monthly Brushstrokes, a podcast focused on outsmarting the defense. On it, he shares his "trial nuggets" — proven trial preparation exercises that can block the defense and turn a case in your favor.

His track record of verdicts in the millions, and accolades ranging from a 60 Minutes interview to honors as the Florida Legal Elite, Florida's "Super Lawyers," Best Lawyers in America (2013 Lawyers of the Year), and Martindale's Bar Registry of Preeminent Lawyers are a shrewd representation of both his prowess in the courtroom and recognition in the world at large. Email Keith to join his exclusive Listserv at kmitnik@forthepeople.com.



Nationwide Practice Areas

Mass Tort

When consumers encounter dangerous drugs or are harmed by defective products, several individual lawsuits called mass torts may be filed and consolidated for pre-trial proceedings. This action yields efficient justice.

Our deeply experienced attorneys lead the way in fighting For The People against the powerful. In fact, we are very often leaders on steering committees in high-stakes mass tort litigation.

Whether we're dealing with a dangerous medication or a product that causes injury, we tackle big corporations who've done wrong by people across the country, and both our reputation and litigation get results.

We are currently (September 2020) aggressively pursuing the following mass torts:

- 3M Earplugs
- Belviq
- Elmiron
- JUUL
- Talcum Powder

- Valsartan
- Zantac
- Zostavax

Mike Morgan

Mr. Morgan is our head of product safety, a division of Morgan & Morgan that houses practices such as mass tort, as well as product liability and fire litigation groups. Over the course of his career, he has worked with nationally recognized consultants and experts from numerous fields, such as investigators, auto accident reconstruction experts, and medical practitioners who help build a strong case to aid a client toward victory.

Paul Pennock

Mr. Pennock is widely considered one of the best and most aggressive plaintiff litigators in the country. For years he has spearheaded efforts to hold accountable businesses that have profited from sex trafficking. He has also worked diligently to expose the purveyors of opioids. Designated a Super Lawyer every year since 2007, he also was named one of America's Elite Trial Lawyers by *The National Law Journal.*





Class Action

Sometimes the only way that consumers, patients, and investors can hold large companies accountable is by banding together to file a lawsuit. In certain cases, this means filing a class action on behalf of a group of people who've all suffered similar harm and injustice.

We've taken part in cases involving:

- Yahoo! data breach suit
- Facebook-Cambridge Analytica data breach
- Capital One data breach

John A. Yanchunis

Mr. Yanchunis leads the National Consumer Class Action section of Morgan & Morgan's Complex Litigation Group. He is highly regarded nationwide for his extensive involvement in multi-district class action litigation, including the Home Depot, Target, and Yahoo! data breach cases. He has been instrumental in recovering millions of dollars for consumers, and his litigation and investigations helped change the way that commercial insurance is sold in Florida and other parts of the country. He's been constantly recognized for his courtroom success: he's been awarded the prestigious "AV" rating, is recognized continuously as a Florida Super Lawyer and as one The Best Lawyers in America, was named a leader in cybersecurity at the Law360

2019 MVP awards, and received the Chair's Honor Award from the Elder Law Section of the Florida Bar.



Burn & Fire Injury

Some of the worst injuries imaginable — the ones that cause irreparable harm and change lives in profound ways — are burn and fire injuries that impact apartment dwellers, homeowners, workers, patrons, and others who end up at risk because of someone else's negligence.

The attorneys who handle burn and fire injury cases for our firm have a long history of winning compensation for victims of life-shattering injuries stemming from apartment fires, chemical fires, workplace accidents, electrical fires, and other types of burns. They draw on decades of experience aggressively advocating for clients who've faced massive medical bills, permanently altered life situations, and extreme pain and suffering.

Benjamin Houston Wilson

As the lead attorney for the firm's Fire Litigation Group, Mr. Wilson and his colleagues fight for those who are injured or killed from fires, explosions, and defective products or equipment. He has extensive knowledge and experience in litigation against property management companies, hotels, landlords, gas and electric companies, and manufacturers of fire safety equipment, smoke detectors/alarms, and fire suppression devices.

Mr. Wilson was selected to serve on the Plaintiffs' Steering Committee for the NorCal Wildfire litigation. He also represented victims of the Lime Rock wildfires and Merrimack Valley gas explosions that occurred in late 2018 and resulted in a \$143 million settlement for local residents.



Business Trial Group

Morgan & Morgan founded the Business Trial Group in 2009 to provide clients with first-rate commercial litigation attorneys on a contingency-fee basis. This disrupted the traditional legal compensation mold. Unlike traditional corporate law firms, the Business Trial Group handles commercial litigation exclusively on a contingency fee basis, so its attorneys are singularly focused on winning.

The Business Trial Group has won more than 90% of its jury trials and arbitrations. The group's skill and reputation have allowed it to recover tens of millions of dollars in judgments and settlements for our clients.

William Lewis

Mr. Lewis is a partner in the Business Trial Group and a proven trial lawyer who regularly litigates in state and federal courts, as well as arbitration forums. He represents companies and individuals with meritorious claims that have been damaged due to the misconduct of larger, wealthier, or insured parties. He believes justice requires that cases be decided by their merits and not one company's advantages.

Damien H. Prosser

Mr. Prosser is a partner in the firm's Business Trial Group. He represents clients in state and federal courts throughout the country and has significant experience in complex commercial litigation, contract actions, professional malpractice, idea theft and trade secret litigation, securities litigation, and business torts.

Benjamin A. Webster

Mr. Webster is a partner in the Business Trial Group and has experience handling a number of different types of complex commercial cases. His litigation experience extends to both state and federal trial courts, in addition to the Florida Appellate Courts and the U.S. Court of Appeals for the Eleventh Circuit.







Civil Rights

Seeking justice may seem difficult in the face of powerful organizations like police departments, educational institutions, and even the government. In our civil rights practice, we litigate cases of wrongful imprisonment, police brutality, excessive force, and more. Our civil rights group litigates the right to be free from excessive force, the right to be free from unreasonable searches and seizures, and the right to be free from cruel and unusual punishment. We work with attorney Ben Crump, who has handled many high-profile civil rights cases, including those involving the tragic deaths of Trayvon Martin, Michael Brown, and Corey Jones.

Adrian Mendiondo

Mr. Mendiondo, our in-house leader in civil rights litigation, has litigation experience in both federal and state courts. Our team of civil rights lawyers fight to recover compensation for medical bills, pain and suffering, punitive damages, and more.



ADRIAN MENDIONDO

Employment Discrimination/ Wage & Hour

The Employment Rights Group helps employees who face wage theft, employer retaliation, denial of leave, workplace bias, harassment, and other issues that arise in the workplace. The group's attorneys and support staff advocate for clients in cases involving a basket of federal, state, and local employment laws, including the Fair Labor Standards Act, the Civil Rights Act of 1964, the Age Discrimination in Employment Act, and the Americans with Disabilities Act. The department has scored millions of dollars for clients, providing some measure of relief in the face of often difficult circumstances. Morgan & Morgan has been recognized for filing more labor and employment cases than any other firm.

Andrew Frisch & C. Ryan Morgan

Co-chairs of our Employment Rights Group, Mr. Frisch and Mr. Morgan are at the forefront of the fight for workplace equality and justice.

Mr. Frisch represents individuals who have been denied overtime wages. He has extensive trial experience with both jury trials and administrative hearings. He believes that employment injustice is just as harmful to clients as physical injury cases.

Mr. Morgan has extensive experience litigating these claims both in court and in arbitration. Alongside Mr. Frisch, he has helped workers recover tens of millions of dollars. He was named a "Rising Star" in 2013, 2014, and 2015 by Florida *Super Lawyers* magazine.





FCRA

Ill-timed debt collection calls and harassment over the phone and by text, as well as negligent treatment of consumer information, are among the injustices that our attorneys combat on behalf of the victims of such malicious behaviors. Our consumer protection department has a successful track record of recovering damages for our clients, and is one of the only firms in the country to have collected punitive damages in a debt harassment case. Our firm is ready to utilize the force of its vast resources and depth and breadth of legal knowledge to fight for our clients.

Octavio "Tav" Gomez

Head of our Consumer Protection Department, Mr. Gomez is known for his experience with complex civil litigation. He focuses primarily on Federal Litigation, FCRA, and other consumer issues. He has a deep understanding of the policies and procedures employed by most banks and debt collectors and has mastered telephonic dialing equipment as described by Congress.



Mass Arbitration

Sometimes companies will make workers or users sign class action waivers. That means that if these people want to fight back against injustice, they cannot unite with others who are similarly affected and therefore must fight alone. That's why our mass arbitration practice is essential — we fight for each individual client so a company doesn't get away with mistreatment just because they're avoiding a class case.

Today, almost every type of contract includes an arbitration clause. We have the resources to take on multiple cases against a single company to keep them from taking advantage of everyday people.

Seth Ottensoser

Mr. Ottensoser specializes in merger and acquisition litigation, securities class actions, and corporate litigation. He has been designated a Super Lawyer for his work in 2010 as well as from 2013-2020. Over his career, he has secured many multi-million dollar recoveries for his clients.



Product Liability

People buy products with the expectation they're safe and will work as advertised, but this is not always the case. Sometimes, consumers buy products that at best don't do what they're supposed to and at worst lead to injury or even death.

Our product liability lawyers handle cases in which manufacturing defects, design defects, or improper warning labels lead to injury. If the defect in question is pervasive, and affects many consumers in a similar way, our attorneys are prepared to launch a class action to compensate the product's victims and hold the negligent manufacturer accountable. Currently, we're taking the lead against defective Takata airbags. Our attorney Andrew Parker Felix is one of three members for the Trust Advisory Committee ("TAC"), which represents the interests of current and future Takata victims.

Mike Morgan

As our head of product safety, Mr. Morgan leads the division of Morgan & Morgan that houses practices such as mass tort, as well as product liability and fire litigation groups. Over his career, he has worked with nationally recognized consultants and experts from numerous fields, such as investigators, auto accident reconstruction experts, and medical practitioners who help build a strong case to aid a client toward victory.



Veterans' Benefits

Military veterans who put their lives on the line for our country are eligible for disability benefits if they sustained an injury during their service that lingers past their discharge. Sadly though, many veterans' disability claims are denied initially, which is unfair considering they were injured fighting for their country.

Our veterans' benefits attorneys help veterans navigate the application and appeals process so they can receive the disability benefits they deserve. In addition to disability, our attorneys help veterans and their families receive survivor benefits, vocational rehabilitation and employment benefits, educational benefits, life insurance, health care, home loans, and pension benefits.

Stacey Clark

A senior partner in the firm's Veterans Legal Group, Ms. Clark has dedicated her entire legal career to assisting disabled veterans and citizens in obtaining disability benefits owed to them by the Veterans' and Social Security Administrations.

Robin Hood

A former Rating Veteran Service Representative, Mr. Hood has over five years of experience with the United States Department of Veterans Affairs, which is essential to his understanding and perspective on these cases. Also married to a disabled veteran, he has experience with the VA from a consumer perspective.





Whistleblower/Qui Tam

Alongside our team of 700 lawyers and over 3,000 supporting employees, we employ former FBI agents who ensure that Morgan & Morgan is equipped to handle even the most complex whistleblower lawsuits.

We deal with all cases involving Medicare & Medicaid Fraud, defense contractor fraud, securities violations (including Dodd-Frank Act Violations), tariff/duty fraud, Davis Bacon Act Violations, IRS tax fraud, environmental fraud, and more.

Our trial experience and ability to absorb the expense and risks of complex litigation means that our whistleblower attorneys can be brought in to co-counsel during a particularly difficult stage of litigation, even on the eve of a trial. Our lawyers and professional staff remain committed to helping recover funds that were lost due to government fraud.

James Young

Previously Special Counsel to three Florida Attorneys General, Mr. Young is a leader in Morgan & Morgan's Complex Litigation Unit. He's cultivated a reputation for his outstanding work on healthcare fraud and pharmaceutical cases. Mr. Young held leadership roles in Risperdal—the largest Attorney General consumer protection drug settlement to date and was co-lead of the Government Action group in the Vioxx Multi-district Litigation.

Clark Bolton

Mr. Bolton has a proven track record litigating whistleblower cases. A former whistleblower himself with years of experience in complex criminal and civil litigation as an investigator, manager, and health care fraud consultant, he's uniquely qualified to fight on behalf of False Claims Act clients.



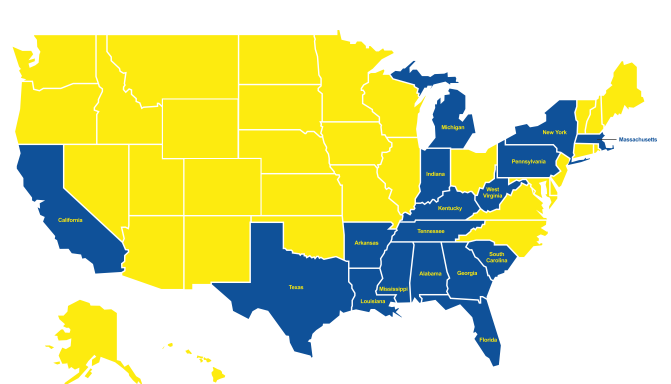


A National Law Firm

OFFICE LOCATIONS

With over 50 offices in 17 states handling cases locally, and over a dozen nationwide practice areas, no other plaintiffs' firm in the country is betterequipped to handle the cases outside of your practice area or geographic coverage.

See below where our offices are located, and keep reading to learn about our nationwide practice groups:



Note: We handle cases nationally, working with local counsel in states without our physical presence.

FLORIDA

Florida is where Morgan & Morgan began in 1988. The firm's first office was located in Orlando and staffed by three attorneys, two paralegals, and a receptionist. Since then, the growth has been exponential.

In the past three decades, Morgan & Morgan has opened over 30 offices in Florida.

Our name recognition is undeniable across the state, and our attorneys litigate a wide variety of practice areas, including:

- Business and Commercial Litigation
- Class Actions
- Complex Litigation
- Construction Defects
- Employment Discrimination and Harassment
- ERISA Claims
- Fair Labor Standards Act
- Government Action
- First Party Insurance Claims & Disputes
- Intellectual Property Litigation
- Wage & Hour
- Mass Tort
- Medical Malpractice
- Nursing Home & Elder Abuse
- Personal Injury
- Premises Liability
- Product Liability
- Professional Malpractice
- Real Estate Litigation
- Securities Litigation
- Social Security Disability
- Veterans' Benefits
- Whistleblower/Qui Tam
- Workers' Compensation
- Wrongful Death

But we're not just in Florida. Read on to see our presence in states across the country.

ALABAMA

Mobile and Birmingham

Practice Areas:

- Personal Injury
- Premises Liability
- Product Liability
- Wrongful Death

ARKANSAS

Jonesboro

Practice Areas:

- Nursing Home & Elder Abuse
- Personal Injury
- Premises Liability
- Wrongful Death

CALIFORNIA

Los Angeles

Practice Areas:

- Personal Injury
- Premises Liability

GEORGIA

Atlanta, Brunswick, Columbus, Macon, and Savannah

Practice Areas:

- Insurance Claims
- Medical Malpractice
- Nursing Home & Elder Abuse
- Personal Injury
- Premises Liability
- Workers' Compensation

INDIANA

Evansville and New Albany

Practice Areas:

Insurance Claims

- Personal Injury
- Premises Liability

KENTUCKY

Bowling Green, Lexington, Louisville, Paducah, Prestonsburg, Owensboro

Practice Areas:

- Insurance Claims
- Medical Malpractice
- Nursing Home & Elder Abuse
- Personal Injury
- Premises Liability
- Workers' Compensation

LOUISIANA

Metairie and New Orleans

Practice Areas:

- Complex Litigation
- Environmental Litigation
- Pharmaceutical Litigation

MASSACHUSETTS

Boston

Practice Areas:

- Personal Injury
- Premises Liability
- Wrongful Death
- Nursing Home

MICHIGAN

Southfield

Practice Areas:

- Fair Labor Standards Act
- Family Medical Leave
- Employment Discrimination

MISSISSIPPI

Jackson

Practice Areas:

- Insurance Claims
- Personal Injury
- Premises Liability
- Workers' Compensation

NEW YORK

New York City

Practice Areas:

- Mass Arbitration
- Construction Litigation
- Insurance Claims
- Personal Injury
- Premises Liability
- Nursing Home

PENNSYLVANIA

Philadelphia

Practice Areas:

- Insurance Claims
- Personal Injury
- Premises Liability
- Nursing Home Abuse

SOUTH CAROLINA

Charleston

Practice Areas:

- First Party Insurance Disputes
- Workers' Compensation

TENNESSEE

Memphis and Nashville

Practice Areas:

- Insurance Claims
- Medical Malpractice
- Nursing Home & Elder Abuse
- Personal Injury
- Premises Liability
- Workers' Compensation

TEXAS

Houston

Practice Areas:

- First Party Litigation
- Personal Injury

WEST VIRGINIA

Charleston

Practice Areas:

Personal Injury

MORGAN & MORGAN[®]

OFFICES IN: ALABAMA, ARKANSAS, CALIFORNIA, FLORIDA, GEORGIA, INDIANA, KENTUCKY, LOUISIANA, MASSACHUSETTS, MICHIGAN, MISSISSIPPI, NEW YORK, PENNSYLVANIA, SOUTH CAROLINA, TENNESSEE, TEXAS AND WEST VIRGINIA

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