



ERISA Litigation

Our team of ERISA litigation attorneys, chaired by Bentley J. Tolk, has substantial experience defending insurers, plans, third-party administrators, plan sponsors, and employers in an array of ERISA litigation matters and benefits-related claims. Such claims have involved the following issues: benefit denials; alleged breaches of the Mental Health Parity and Addiction Equity Act; preemption; fiduciary litigation; prohibited transactions; breach of contract; promissory estoppel; negligent misrepresentation; bad faith; and unfair insurance practices.

At Parr Brown Gee & Loveless, our primary focus is on creating a strong relationship with each client. Our attorneys spend the time necessary to fully understand your situation, which allows us to address your case with the utmost attention. Our attorneys are highly experienced in defending ERISA and benefits cases and have had numerous successful outcomes. For assistance or further information, please contact Bentley J. Tolk.

[For more specific ERISA information, please review this PDF](#)

Consult An Experienced ERISA Litigation Attorney

For further assistance in defending ERISA litigation matters, complete this form or please call or email Bentley Tolk today at (801) 257-7947 or btolk@parrbrown.com.