



ANDREW D. CAMPBELL

PARTNER

Chicago, IL

312.516.5651

acampbell@atllp.com



Andrew Campbell focuses his practice on resolving business disputes for clients ranging from Fortune 500 companies to individuals. He provides counsel on disputes arise out of real estate transactions, equipment leases, consumer fraud claims, covenants not to compete, trade secrets claims and securities claims, among others.

BACKGROUND

Andrew was previously a lawyer at Novack and Macey in Chicago, and joined Armstrong Teasdale in January 2023. He is also the co-author of a web application for Illinois attorneys, the “Illinois Litigation Rules App.”

EDUCATION

- Loyola University (J.D., *magna cum laude*, 1999)
 - Loyola University Chicago Law Journal, lead articles editor
- University of Michigan (B.A., 1996)

CHARITABLE AND CIVIC INVOLVEMENT

- Sarah’s Circle (Director)
- Greater Chicago Food Depository

ACCOLADES

- Illinois Super Lawyers®, Commercial Litigation (2018-2021); Rising Star, Commercial Litigation (2010-2017)

EXPERIENCE

Prevailed in Trade Secrets Case

Prevailed in a trade secrets misappropriation and breach of fiduciary duty jury trial in the U.S. District Court for the Northern District of Illinois.

Multimillion-Dollar Arbitration Award

Obtained a multimillion-dollar arbitration award in favor of an investor in a hedge fund.

Defended Client Against \$15 Million Damages Claims

Defeated claims seeking more than \$15 million in damages from his client, while

SERVICES AND INDUSTRIES

Alternative Dispute Resolution
Antitrust and Trade Practices
Appellate
Commercial
Complex Commercial
Litigation
Litigation
Manufacturing and Innovation
Real Estate, Development,
Construction

ADMISSIONS

Illinois
U.S. Court of Appeals, Seventh
Circuit
U.S. District Court, Northern
District of Illinois
Trial Bar of the U.S. District
Court, Northern District of
Illinois

obtaining a judgment for damages, attorneys' fees and expenses in the client's favor on its counterclaims.

Claims Dismissed Against Corporate Officers

Secured dismissal of claims brought against corporate officers under the fiduciary shield doctrine.

Acted for Clients on Employee Noncompete Covenants

Prosecuted and defended restraining orders based on employees' covenants not to compete.

Defeated Preliminary Injunction Regarding Restrictive Covenant

Defeated a preliminary injunction motion seeking to enforce a restrictive covenant in a real estate contract.

THOUGHT LEADERSHIP

April 12, 2022

Balancing Privacy and Security Needs in Real Estate Properties

JD Supra

October 13, 2021

Unconscionable Arbitration Provision at the Friendly Confines

American Arbitration Association, Section of Litigation Alternative Dispute Resolution

2021

Chapter 14, "Minority Shareholder Suits Under §12.56 of the Business Corporation Act"

Causes of Action: Contract and Business Disputes, published by the Illinois Institute for Continuing Legal Education (IICLE)

December 10, 2020

Texas Supreme Court Clarifies Distinction Between Standing and Capacity in Limited Partnership Disputes

Case Study

August 30, 2020

Illinois Appraisal and Valuation Rights: An Overview

JD Supra

February 5, 2020

Supreme Court of Connecticut Addresses Derivative and Direct Standing Issues for LLC Members

Case Study

August 21, 2019

Ambiguous Arbitration Provision Prohibits Class Arbitration of Dispute

American Bar Association, Section of Litigation Alternative Dispute Resolution

March 6, 2019

Ninth Circuit Permits Appeal of Order Remanding Case for New Arbitration

American Bar Association, Section of Litigation Alternative Dispute Resolution

December 2018

**Illinois Appellate Court Permits Attorneys' Fees Based on Litigants' Pre-Suit Behavior;
or "Leave the Shareholder. Take the Pierogi"**

Case Study

October 2015

Avoiding a Data Breach in Family Offices

2015 Fall Forum of the Family Office Exchange (FOX)

September 25, 2015

District Court's Mid-Arbitration Intervention Clear Error," In re Sussex Case Note

American Bar Association Section of Litigation Alternative Dispute Resolution
Committee

Summer 2015

Being made whole: How sellers can recover if real estate buyers back out of a deal

Smart Business Chicago

August 27, 2015

Clickwrap Arbitration Agreement Upheld, Whitt v. Prospect Funding LLC, Case Note

American Bar Association Section of Litigation Alternative Dispute Resolution
Committee

2015

Chapter 7, "Civil Procedure Issues in Closely Held Entities"

Handbook on Disputes Involving Closely Held Companies, published by the Illinois
Institute for Continuing Legal Education

2015

Federal Civil Practice: Protecting the Record and Perfecting the Appeal

Illinois Institute for Continuing Legal Education