

Appellate Law



Legal disputes don't always end once a verdict has been issued, and whether we're helping you defend a favorable outcome or a challenging case that's less than ideal, appellate law requires strategic analysis and a comprehensive understanding of the law.

The attorneys at Drew Eckl & Farnham have a wide range of experience, and can help lead our clients through the appellate process.

Preparing for Appeals Begins Early

Appeals can be made smoother if legal professionals plan ahead. Our appellate attorneys simplify and manage the process by identifying and counseling clients on potential appellate issues, before, during and after trial.

By drafting briefs and arguing significant legal issues at trial, our attorneys strive to ensure that the trial court gets it right the first time. But if an appeal is filed, our attorneys have a keen knowledge of the facts and the legal issues that need to be addressed because they have handled the case from the beginning. This is a distinct advantage that we provide to our clients.

Appellate Law for Every Court and Area of Practice

From the Supreme Court of the United States to state appellate courts across the country, the attorneys of Drew Eckl & Farnham have the experience and acumen to draft briefs and present oral argument to appellate courts at every level. Our legal professionals are skilled at drafting amicus curiae briefs, which ensure that the client is fully represented and spoken for, regardless of the nature of the case.

Appeals happen, and our attorneys will provide the counsel and legal acumen you've come to expect from Drew Eckl & Farnham.