

TEN COMMANDMENTS OF LITIGATION

1. We will not add causes of action or affirmative defenses that add little or nothing of value to the legal matter.
2. We will not file motions that have little potential for success or that have little impact on the legal matter as a whole.
3. We will not send out discovery requests that have little potential for discovering important information, evidence, and documents.
4. We will not engage in discovery or correspondence battles unless absolutely necessary.
5. We will not employ more than one attorney on each legal matter unless absolutely necessary (and with client approval).
6. We will keep all evidence and witness information organized at all times and will be prepared at every stage of the legal matter.
7. We will not seek a continuance of trial unless absolutely necessary (and with client approval).
8. We will encourage Alternative Dispute Resolution.
9. We will keep the client informed at all times of the benefits and risks of the legal matter.
10. We will vigorously and relentlessly pursue resolution of the legal matter favorable to the client.