

Getting Out of Federal Court

Published in Trusts & Estates Magazine

December 18, 2017

The article explores the increase in fiduciary litigation as well as the efforts of plaintiffs' counsel to bypass state court in favor of pursuing federal jurisdiction. Highlighting supporting case law, the article offers two strategies for challenging federal jurisdiction—seeking dismissal based on the probate exception to federal jurisdiction and petitioning the federal court to abstain due to related state court proceedings that are pending.

[Read "Getting Out of Federal Court" in its entirety here.](#)

CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



Joshua S. Rubenstein

+1.212.940.7150

joshua.rubenstein@katten.com



Bonnie Lynn Chmil

+1.212.940.6415

bonnie.chmil@katten.com

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2026 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.