

CHICAGO

227 West Monroe St.
Suite 3600
Chicago, Illinois 60606
T: +1.312.460.4251
O: +1.312.460.4200
F: +1.312.460.4201

kaltenbach@millercanfield.com

Services

Financial Services

Commercial Lending
Enforcement, Insolvency and
Litigation

Litigation and Dispute Resolution

Commercial and Corporate
Litigation

Cybersecurity and Data Privacy

Professional Liability and
Malpractice Litigation

Real Estate and Construction
Litigation

Securities Litigation

Industries

Construction

Craft Beverage Manufacturers

Financial Institutions

Education

University of Illinois Chicago
School of Law, J.D.

Northern Illinois University, B.S.

Bar Admissions

Illinois

Court Admissions

U.S. District Court

- Northern District of Illinois
- Central District of Illinois
- Western District of Michigan
- District of Colorado



Barry P. Kaltenbach

Principal

Barry Kaltenbach is a senior principal in Miller Canfield's Litigation and Dispute Resolution practice group. He has handled commercial disputes in state and federal courts from coast to coast for the past twenty-five years, while always trying to keep his clients out of court.

His practice currently spans a wide range of civil matters. In the last few years, he has advised clients in the financial services and investment advisory industries on non-compete, non-solicit and trade secret restrictions, including litigating disputes around the country where necessary, including arbitration proceedings before the Financial Industry Regulatory Authority (FINRA). He has also represented clients seeking expungement of Central Registration Depository (CRD) occurrences and defended clients from claims of professional misconduct. He also regularly represents financial institutions in workouts and commercial loan enforcements and foreclosures.

Barry has extensive knowledge of the insurance industry and regularly advises clients on their rights under general liability, professional liability, errors and omissions, umbrella and excess insurance policies. He has also represented insurers in reinsurance disputes including arbitrating claims through ARIAS-U.S. and private arbitration. Where insurance has not been able to provide a solution, he has also litigated claims against large insurance producers for the failure to procure appropriate coverage.

Although over 95 percent of all lawsuits end in settlement, for those cases where a client faces a fight on which it cannot compromise, Barry has taken multiple cases to trial in state and federal courts. He also regularly prosecutes and defends temporary restraining orders and preliminary injunctions and has arbitrated and mediated numerous disputes.