

Fiduciary Duties: They're Everywhere

"The term 'fiduciary' ... applies to any person who occupies a position of peculiar confidence towards another. It refers to integrity and fidelity. It contemplates fair dealing and good faith, rather than legal obligation, as the basis of the transaction. In short, the term includes those informal relations which exist whenever one party trusts and relies on another, as well as technical fiduciary relations. Kinzbach Tool Co., Inc. v. Corbett-Wallace Corp.

Critical Decision Points in Litigating Fiduciary Claims

- Determine the existence, nature and scope of the duties
- Determine standing/capacity to assert the claims
- Properly allocate burdens of proof
- Application of the Court's flexible powers to tailor relief



Fiduciary Duty Claims: The Basics

- The essential elements of a claim for breach of fiduciary duty are:
 - Existence of a fiduciary relationship between the plaintiff and defendant;
 - Breach of the fiduciary's duties to the beneficiary; and
 - Injury to the plaintiff <u>or</u> the fiduciary's receipt of an improper benefit.
- A plaintiff is **not** required to establish an economic injury as a prerequisite to recovery.



Formal Fiduciary Relationships

Formal fiduciary relationships arise as a matter of law. The scope of duties depends on the nature and purpose of the relationship, and may be amended by the governing documents of an entity or contractual agreements among the parties. Examples include:

- Agents
- Trustees
- Corporate Officers and Directors
- Partners in General Partnership

- General Partner of Limited Partnership
- Employees
- Attorney Client Relationship
- Associate Attorneys



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Informal Fiduciary Relationships

- Informal fiduciary relationship can arise when a party is justified in placing confidence in the belief that another person will act in the party's best interests.
- Courts consider factors including the duration of the relationship, the
 existence of family ties, whether the parties have cohabitated, and
 substantial disparities in business expertise, among others.
- To sustain prove an informal fiduciary relationship, the confidential relationship must have arisen prior to and apart from the challenged transaction.







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