

THE PRESSER LAW FIRM, P.A.

ASSET PROTECTION ATTORNEYS

Can a plaintiff ask a defendant about their assets before they win a judgment?



Not normally, and the reason is because the defendant's financial affairs only relates to the collectability on a judgment and usually has nothing to do with the merits of a case. But there are exceptions – as in fraudulent transfer cases where the movement of assets is the heart of the case. Another instance where it is permitted is when the plaintiff is suing for

punitive damages. Then the defendant's net worth is relevant to the amount that would be considered appropriately punitive.

[Read more on our blog.](#)

Register for Our Complimentary Educational Webinars

Click on the link below to register and then follow the on screen instructions.

[Estate Planning](#)

Date: November 9 at 1:00pm EST

The Approximate Length for the Presentation is One Hour

Read Our Best-Selling Books On Asset Protection!

Contact our law firm today to schedule a complimentary Preliminary Consultation. You will receive a complimentary copy of Financial Self Defense (Revised Edition) and Asset Protection



Secrets. Or, click the image to purchase your copy from Amazon today!

Refer a Friend!

If you know anyone that would benefit from this newsletter, please have them contact us at Info@AssetProtectionAttorneys.com

The Presser Law Firm, P.A.
Asset Protection Attorneys

561-953-1050 (w)
(800)999-9992 (tf)



■ Website ■ Twitter ■ LinkedIn ■ Facebook ■ Blog ■ YouTube

6199 North Federal Highway, Boca Raton, FL 33487, United States

To no longer receive emails from this sender, [click here](#)