THE PRESSER LAW FIRM, P.A.

ASSET PROTECTION ATTORNEYS

Can a plaintiff attack a defendant's property before the plaintiff wins a judgment - or even serves the lawsuit on the defendant?



Possibly. Depending on the specific case and the practices of the defendant's state courts, a party suing may be able to attach your real estate, bank accounts or personal property before proving their case at trial. This may be accomplished by filing a court approved lien, a lis pendens (against real estate) or an attachment of bank accounts and personal property. The court may also issue a freeze

order or injunction restraining the defendant or other third parties from transferring or dissipating assets pending the trial. Pre-judgment attachments are most common in divorce cases. They are far less common with routine civil cases.

Read more on our blog.

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Asset Protection Webinar

October 11, 2017 at 1:00pm EST

The Approximate Length for the Presentation is One Hour

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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!

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The Presser Law Firm, P.A.

Asset Protection Attorneys

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



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

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