

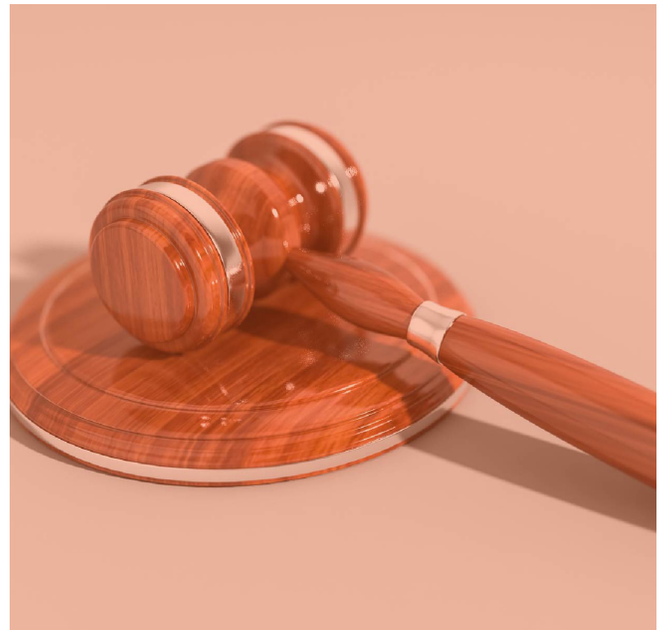
Whitley Penn evaluates claims for economic loss in a broad range of commercial disputes for plaintiffs and defendants. Whitley Penn provides litigation support for clients and their counsel by delivering a thorough, unbiased evaluation of relevant economic damages issues.

Whitley Penn is well versed in the litigation and trial process, having provided expert opinions and testimony for matters in federal district courts, state courts, tax courts, and courts of claims, as well as before domestic and international arbitration panels. Whitley Penn's work with leading law firms places it at the forefront of damages theories and decisions.

Litigation Process

Whitley Penn is positioned to assist clients throughout the entire litigation process – from the decision to file suit through trial and post-trial proceedings – providing support in:

- Assessing the magnitude of potential liability and damages for strategic consideration
- Formulating and executing theories and methodologies on financial and economic topics
- Preparing expert reports and demonstrative exhibits to communicate conclusions in a precise, easy to understand manner
- Examining and critiquing opposing damages claims and the opinions of opposing experts
- Providing credible expert testimony at deposition and trial



Consulting Services

Whitley Penn professionals possess a unique combination of expertise in finance, accounting, and economics, along with deep experience in delivering analyses in the litigation context, equipping the firm to present clear, concise, and convincing presentations of economic damages issues in a variety of complex commercial disputes, including, but not limited to:

- Antitrust
- Breach of contract
- Breach of fiduciary duty
- Business interruption claims
- Consumer class action and mass tort
- Employment disputes
- Fraud and forensic accounting
- Insolvency and bankruptcy
- Intellectual property
- Life insurance
- Oil and gas
- Product liability
- Professional liability
- Quantum meruit
- Real estate disputes
- Shareholder disputes
- Tortious interference
- Unjust enrichment