Severance Packages And Non-Compete Agreements For Employees

If you are an employee who would like to explore your other employment options or you have been terminated, you may be frustrated at your current status. A seemingly routine non-compete agreement that you signed upon being hired may now seem like a brick wall that is preventing you from making progress in your career.

The good news for you is that this is not an unprecedented situation, and an experienced attorney can help you determine whether the agreement is enforceable. My name is Carla D. Franklin, and I can be that attorney for you.

An Experienced Attorney For Severance Package And Non-Compete Agreements

I have been pursuing the rights of employees in Gainesville and surrounding Florida communities for nearly 30 years, combining an impeccable knowledge of employment law with the one-on-one personal service employees deserve.

Whether you are an executive with a detailed contract or a factory worker who signed a one-page non-compete, it is important to know your rights and responsibilities. I can answer your questions about non-compete agreements and, where appropriate, mount a legal challenge to free you from the terms of the contract.

Some of the legal services I provide for employees in disputes over

non-compete agreements and severance clauses include:

- Protection against defamation by your former employer
- Payment of financial support or health insurance benefits while you are between jobs
- Negotiating of terms for offer of professional reference
- Terms of confidentiality when you take a job elsewhere, in the same or similar field

A Gainesville Lawyer Protecting The Rights Of Employees

Are you a departing employee who feels harassed by frivolous litigation over severance or non-compete matters? Find out how my decades of experience can benefit you. Contact me today to schedule your initial consultation.