Business Plan

I have been a trial lawyer in Denver for nearly 25 years, the last seven serving as the first-chair litigator at 's Denver office. At, I have been in charge of the trial/pretrial phase of a number of high profile and complex litigation matters, including a suit that resulted in a \$ jury verdict, upheld after a successful trip to the U.S. Supreme Court; a \$ usurped-acquisition claim that resulted in a mere \$100,000 jury verdict against the defendant; and the largest litigation in the past decade.
Despite these successes, litigation work has plateaued at the firm, especially in our Denver office; coincidentally, I have recently graduated my last child from high school and am free to change positions and to increase my travel load. Consequently, I am seeking a new national platform from which to apply my litigation management and trial skills. Building on my wide-ranging trial experience, my substantial national client base, and my background and interest in, I believe that I could be a strong match for a firm with a top-tier litigation practice.
Education and Early Experience
I attended the University of in the late 19s, majoring in After receiving my B.A. in 1988, with honors, I had a choice of medical school or law school. I had the view (still held) that science and medicine would be well served with more champions and translators who believed in the opportunities of technological innovation, so chose to study law at the University of, where I graduated in, also with honors.
After considering a number of job options on Wall Street, I decided to move back home to Colorado, and began my trial career with was an excellent training ground, and I rotated through the Corporate and Tax departments in preparation for landing in the Litigation Department, where I was assigned to the antitrust team. I also tried several small cases, including my first jury trial, and second-chaired a number of property tax proceedings. Recognizing that I would not soon get any significant trial experience in that setting, I left in to become an Assistant United States Attorney, practicing in the Civil Division in Denver.
With over 250 case assignments in five years, and a dozen trials to verdict, I honed my case management, expert-witness retention, and trial advocacy skills, garnering several DOJ commendations and taking over now-Justice Nancy Rice's representation of all the judges in the District in any suits brought against them officially.
By I had first-chaired two or more cases in every major category of government litigation, so returned to the private sector with, a DC-based firm that had just opened a Denver office. I became a partner within a few years, and had a litigation practice that included an array of matters nationwide, as well as the litigation; I also brought into the firm its largest contingent-fee case during that era, which eventually netted a 7-figure fee return.
Sadly, the office's two lead litigation partners had a falling out, and each eventually left the firm, taking with them the office's largest litigation matters. Because the remaining litigation work was in an area of less interest to me (environmental defense), I revisited my biomedical roots and took a post as Of



Counsel with	in Denver. In addition, I reactivated my involvement in the	
	, a business, and also worked with the I e	
	Section of the Colorado bar, and headed up the	
committee in this per	iod.	
uncovered in Colorac multi-million dollar a and I counseled But my only option a technical interests ar my best path, so I stu	the local U.S. Attorney, there was simply no widespread	ucted two jui tam suits; reduced). d on my n presented th this
"	as of Couriset.	
Business History		
batteries, followed by verdict that was ever regarding licensees. During this our Commercial Litig verdict of less than 1 pro bono jury trial fo conducted at)	firm, I took over and helped settle a patent dispute involving high-characteristic trial preparation and first-chair conduct of the tually upheld at the Supreme Court. I then took up the patents, followed by a series of patent cases for time I wrote or helped out on a number of patent applications. I was ation group to take on a contract dispute for presulting in the first demand; to second-chair a major NASD arbitration; and the first demand; to second-chair a major NASD arbitration; and the first demand in the first de	trial, the dispute and its then asked by the defense to manage a als I have
collection rate aroun \$1,000,000 of persor \$555/hour at presen- full-time associate, h	of my years at, I have averaged some 2100 billable hours at 98%), and well over 100 hours of pro bono. That has translated into all share in collection for each of the past five years, with my billing rate. Representative clients these past few years have 2 included In the three most recent years, over 80% of my time, and a lave worked on matters that I brought to the firm, or for which I was the (I was also conflicted out of another \$1-2 million of legal fees that I rend 2007).	an average of te rising to t least one ne
Pro Bono/ Communi	<u>cy Service</u>	
the office, and run th largest single settlem pro bono award. Two	ordinator for, and in that role, I both supervise numerous e larger litigation teams. Three years ago, in a case for the, we gent for a case in Colorado history, also winning the firm's years ago I co-chaired the first plaintiffs' jury verdict in a lo federal court. And I presently run a team of six attorneys in a case a	garnered the inaugural case in the



sheriff in. I also serve on the	Committee at The Children's Hospital in Aurora, and
teach to a section of	students at the CU Health Sciences Center.
Plan 2008	
•	edom to travel to better build my national and international
practice. Building on my present book of believe that I can transition this practice	business, and my contact list of over 500 referral sources, I to another firm. Unfortunately, the clients in
· · · · · · · · · · · · · · · · · · ·	retiring from the business so I will need to rebuild that portion
	ular attendee at the Institute held in each
	entists and consultants at NIH, the National Academies, and the
· · · · · · · · · · · · · · · · · · ·	contacts in the stem-cell and general life sciences public policy
arena, and have recently been offered po	ersonal introductions to the heads of BIO and PhRMA in DC.
In addition. clients are	e almost entirely at the firm due to my efforts, and should be
	ve licensing and litigation counseling work for several clients,
and just settled a multi-million dollar pat	tent fight for a very grateful client. I expect reversal on appeal of
,, ,	gation argued early this month at the Federal Circuit, in a case
<u> </u>	Finally, a client is working through a major restructuring
now, and once closed (probably in Marci is budgeted at \$300-400,000 in expected	h), has asked that I pursue litigation in Denver District Court that
is budgeted at \$300-400,000 in expected	11ees III 2008.
References:	
	the private sector and the federal judiciary upon request, but
am not presently advising my current firi that regard.	m of my interest in leaving the firm so I ask for your discretion in
tilat regard.	

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