

# John V. Cattie, Jr.

## Bio

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John V. Cattie, Jr. is one of the nation's most well-respected Medicare Secondary Payer (MSP) legal scholars. Cattie received his BA from the University of North Carolina and his JD/MBA from Villanova University.

Cattie has personally reviewed or overseen the review of over 10,000 distinct fact patterns for Medicare Set-Aside (MSA) purposes. Federal and state court opinions such as *Smith v. Marine Terminals of Arkansas*, *Tye v. Upper Valley Medical Center*, and *Doe v. Company X* cite his analysis favorably. In each case, his client's future medical exposure was minimized or extinguished based on how Cattie analyzed the MSA issue. In the *Doe* case, that difference amounted to a 90% or almost \$900,000 reduction in future medical exposure for his client. The *Doe* Court stated the following in its opinion: "The Court finds that Mr. Cattie's analysis is more credible [than his opponent's] in the liability context." To date, Cattie has been able to save his clients over \$15 million in MSA exposure.

Cattie is the Founding Member of Cattie, P.L.L.C. His law firm is dedicated to minimizing/extinguishing a client's future medical exposure under the MSP Act. He focuses his law practice on MSA issues, providing legal opinions regarding MSA requirements, a client's future medical exposure under the MSP Act and proper MSA funding.