

Front, Inc. v. Khalil: The New York Court of Appeals Rules that Statements Made by Attorneys Prior to the Commencement of Litigation are Protected by a Qualified Privilege

Date: 02/27/15

In a unanimous decision written by Judge Sheila Abdus-Salaam, the New York Court of Appeals held in *Front, Inc. v. Khalil* that statements by attorneys made in connection with prospective litigation are protected by a qualified privilege.

Attorneys

- Charles A. Gilman
- John J. Schuster