insurance coverage
LITIGATION COMMITTEE CLE SEMINAR

Loews Ventana Canyon
Tucson, Arizona
2/28 - 3/03 | 2018

MCLE This course is expected to qualify for 15.5 hours of MCLE credit (including 1.1 hours of ethics credit) in 60-minute states and 18.6 hours of MCLE credit (including 1.4 hours of ethics credit) in 50-minute states.
This year we are excited to celebrate the 30th Anniversary of the Insurance Coverage Litigation Committee (ICLC) meeting in Tucson, Arizona. What makes this meeting - and our Committee - unique is the opportunity to hear both the policyholder and insurer-side viewpoints on a range of important topics to insurance coverage litigators. This year will be no different. This 30th Anniversary meeting offers a great blend of the timely, useful and cutting edge programs that will address topics such as the controversial Restatement of the Law: Liability Insurance, coverage issues arising from 2017’s hurricanes and wildfires, technology-driven disruptors on the horizon that will change insurance as we know it today; and many others. Reflecting on the ICLC at 30, we will also hear from some of the “deans” of the insurance coverage bar on the development of insurance coverage litigation as a practice area and what the future holds. All of this in an amazing desert setting with plentiful networking opportunities, as well as hiking, golf, tennis, spa, dancing, and other activities. We look forward to seeing you in Tucson!

Your Insurance Coverage Litigation Committee Co-Chairs,
Angela Elbert & John Mumford

thank you to our 2018 committee and seminar co-chairs

Committee Co-Chairs
Angela R. Elbert, Neal Gerber & Eisenberg LLP  
John B. Mumford, Jr., Hancock Daniel Johnson & Nagle PC

Committee Vice-Chairs
Ernest Martin, Jr., Haynes and Boone LLP  
Anna D. Torres, Torres Law Group

Seminar Co-Chairs
James P. Bobotek, Pillsbury Winthrop Shaw Pittman LLP  
Chauntis Jenkins Floyd, Porteous Hainkel & Johnson

Seminar Vice-Chairs
Heather W. Habes, Kilpatrick Townsend & Stockton LLP  
Matthew Woolf, Baker Donelson Bearman Caldwell & Berkowitz PC

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#LitigationInsurance
### schedule at a glance

#### Wednesday, February 28, 2018

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
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<tbody>
<tr>
<td>2:00 pm - 6:00 pm</td>
<td>Registration</td>
</tr>
<tr>
<td>5:30 pm - 6:30 pm</td>
<td>Managing Editors of Coverage Meeting</td>
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<tr>
<td>5:30 pm - 6:30 pm</td>
<td>Managing Editors of Website Meeting</td>
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<tr>
<td>5:30 pm - 6:30 pm</td>
<td>Managing Editors of Social Media Meeting</td>
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<tr>
<td>6:30 pm - 7:30 pm</td>
<td>Happy Hour Honoring Diversity, In-House, and Young Lawyers</td>
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#### Thursday, March 1, 2018

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
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<tbody>
<tr>
<td>7:00 am - 5:30 pm</td>
<td>Registration</td>
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<tr>
<td>8:00 am - 9:00 am</td>
<td>Continental Breakfast</td>
</tr>
<tr>
<td>8:00 am - 9:00 am</td>
<td>ICIC Business Meeting (All Welcome)</td>
</tr>
<tr>
<td>9:00 am - 10:15 am</td>
<td>CLE Plenary: Harvey, Irma, and Maria — Coverage and Litigation Issues Present by Catastrophic Hurricanes</td>
</tr>
<tr>
<td>10:15 am - 11:30 am</td>
<td>CLE Plenary: The Judges Panel: A View for The Future</td>
</tr>
<tr>
<td>11:30 am - 12:00 pm</td>
<td>Grab &amp; Go Lunch</td>
</tr>
<tr>
<td>12:00 pm - 1:00 pm</td>
<td>CLE Breakout: Insurance Fraud — The $100B Problem That Affects Us All</td>
</tr>
<tr>
<td>12:00 pm - 1:00 pm</td>
<td>CLE Breakout: What’s New in the Challenging World of D&amp;O Insurance</td>
</tr>
<tr>
<td>12:00 pm - 1:00 pm</td>
<td>CLE Breakout: “PHEXIT!” Why Policyholders May Pull Out of Britain and Why London May Be at Risk of Losing Its Grip on Insurance Coverage Arbitrations</td>
</tr>
<tr>
<td>12:00 pm - 1:00 pm</td>
<td>CLE Breakout: When Cats Attack! — Update on Coverage and Claims in the Wake of 2017’s Record Breaking Catastrophic Loss Events</td>
</tr>
<tr>
<td>1:15 pm - 2:25 pm</td>
<td>CLE Plenary: Cyber Policies: The Next Wave</td>
</tr>
<tr>
<td>2:35 pm - 3:45 pm</td>
<td>CLE Plenary: Restatement of the Law, Liability Insurance: Is the Sky Falling?</td>
</tr>
<tr>
<td>3:45 pm - 4:00 pm</td>
<td>Networking Break</td>
</tr>
<tr>
<td>4:00 pm - 5:00 pm</td>
<td>CLE Breakout: What Did 2017 Teach Us?</td>
</tr>
<tr>
<td>4:00 pm - 5:00 pm</td>
<td>CLE Breakout: Mad Skillz: Professional Services Coverage &amp; Exclusions in the High-Tech Era</td>
</tr>
<tr>
<td>4:00 pm - 5:00 pm</td>
<td>CLE Breakout: “Let’s Call the Whole Thing Off”: Trends and Cutting-Edge Strategies for Pleading, Prosecuting and Defending Rescission Claims</td>
</tr>
<tr>
<td>4:00 pm - 5:00 pm</td>
<td>CLE Breakout: It’s Too Late Baby Now It’s Too Late: New Developments with the Notice/Prejudice Rule in Late Notice Cases in Both Claims Made and Occurrence Policies</td>
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<tr>
<td>5:00 pm - 6:00 pm</td>
<td>Subcommittee Expo</td>
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<tr>
<td>6:30 pm - 8:00 pm</td>
<td>Welcome Reception</td>
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#### Friday, March 2, 2018

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<tr>
<td>6:30 am - 2:30 pm</td>
<td>Registration</td>
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<tr>
<td>7:00 am - 8:00 am</td>
<td>Continental Breakfast</td>
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<tr>
<td>8:00 am - 9:10 am</td>
<td>CLE Plenary: Insurance Coverage Litigation — 30 Years of Lessons Learned</td>
</tr>
<tr>
<td>10:30 am - 10:45 am</td>
<td>Networking Break</td>
</tr>
<tr>
<td>10:45 am - 11:45 am</td>
<td>CLE Breakout: Artificial Intelligence and Insurance: A Glimpse of the Future</td>
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<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
<th>Type</th>
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<tbody>
<tr>
<td>10:45 am - 11:45 am</td>
<td><strong>CLE Breakout:</strong> Who Pays the Piper When the Music Stops? Business Interruption Hacks for a Data Breach</td>
<td>CLE</td>
</tr>
<tr>
<td>10:45 am - 11:45 am</td>
<td><strong>CLE Breakout:</strong> Laugh Until You Cry: Obscure, Peculiar, and Overlooked State Laws That Can Crater a Case Before It Gets Off the Ground</td>
<td>CLE</td>
</tr>
<tr>
<td>10:45 am - 11:45 am</td>
<td><strong>CLE Breakout:</strong> Advanced Mediation Advocacy for Insurance Coverage Cases</td>
<td>CLE</td>
</tr>
<tr>
<td>11:55 am - 12:55 pm</td>
<td><strong>CLE Breakout:</strong> Managing Risks Through Insurance and Contractual Risk Transfer</td>
<td>CLE</td>
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<tr>
<td>11:55 am - 12:55 pm</td>
<td><strong>CLE Breakout:</strong> Is the TriPartite Relationship a Healthy One?</td>
<td>CLE</td>
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<tr>
<td>11:55 am - 12:55 pm</td>
<td><strong>CLE Breakout:</strong> A Mock Settlement Conference — Additional Insured and Indemnification Issues in the Construction Defect Context</td>
<td>CLE</td>
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<tr>
<td>11:55 am - 12:55 pm</td>
<td><strong>CLE Breakout:</strong> Does Cyber Insurance Cover the Full Risk of Class Action Claims and Liability?</td>
<td>CLE</td>
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<tr>
<td>6:00 pm - 7:00 pm</td>
<td><strong>Non-CLE Roundtable Luncheons</strong></td>
<td>Non-CLE</td>
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<tr>
<td>7:00 pm - 11:00 pm</td>
<td><strong>Reception + Dinner Event</strong></td>
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Saturday, March 3, 2018

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<tr>
<td>6:30 am - 12:30 pm</td>
<td><strong>Registration</strong></td>
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</tr>
<tr>
<td>7:00 am - 8:00 am</td>
<td><strong>Continental Breakfast</strong></td>
<td>-</td>
</tr>
<tr>
<td>8:00 am - 9:10 am</td>
<td><strong>CLE Plenary:</strong> Hot Topics for ICLC’s 40th — The Coverage Battles of 2028</td>
<td>CLE</td>
</tr>
<tr>
<td>9:20 am - 10:20 am</td>
<td><strong>CLE Breakout:</strong> The Power of the Unconscious: “Of Course I’m Not Biased. Or Am I?”</td>
<td>CLE</td>
</tr>
<tr>
<td>9:20 am - 10:20 am</td>
<td><strong>CLE Breakout:</strong> The Nuts &amp; Bolts of Insurance Coverage Litigation: A Toolkit for Young Insurance Coverage Lawyers</td>
<td>CLE</td>
</tr>
<tr>
<td>9:20 am - 10:20 am</td>
<td><strong>CLE Breakout:</strong> Two Truths and a Lie: Pitfalls and Practical Tips for Litigating Rescission Claims</td>
<td>CLE</td>
</tr>
<tr>
<td>9:20 am - 10:20 am</td>
<td><strong>CLE Breakout:</strong> A Common Interest in Cooperation: How to Protect Privilege and Policy Benefits When Reporting to Liability Insurers</td>
<td>CLE</td>
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<tr>
<td>10:20 am - 10:35 am</td>
<td><strong>Networking Break</strong></td>
<td>-</td>
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<tr>
<td>10:35 am - 11:35 am</td>
<td><strong>CLE Breakout:</strong> “Next Asbestos” Will Be . . . Asbestos: Why the Insurance Industry’s Biggest Problem Won’t Go Away Anytime Soon</td>
<td>CLE</td>
</tr>
<tr>
<td>10:35 am - 11:35 am</td>
<td><strong>CLE Breakout:</strong> “Occurrences” and “Wrongful Acts”: One Plus One Does Not Always Equal Two</td>
<td>CLE</td>
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<tr>
<td>10:35 am - 11:35 am</td>
<td><strong>CLE Breakout:</strong> Practical Considerations and Common Issues Arising in Claims Resolution</td>
<td>CLE</td>
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<tr>
<td>10:35 am - 11:35 am</td>
<td><strong>CLE Breakout:</strong> Misconceptions Surrounding Follow-Form Excess Coverage</td>
<td>CLE</td>
</tr>
<tr>
<td>11:45 am - 12:55 pm</td>
<td><strong>CLE Plenary:</strong> Conflicts Among Insurers, Insureds, and Independent Counsel: Ethical Considerations</td>
<td>CLE</td>
</tr>
<tr>
<td>4:30 pm - 5:30 pm</td>
<td><strong>Forwell Happy Hour</strong></td>
<td>-</td>
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</table>

*Subject to change*
Roundtable Luncheons (Non-CLE)  
Ticketed: $55

1:05 pm – 2:30 pm: Friday, March 2, 2018

1. It’s Not All Relative: The Effect of Related Claims Requirements in Claims-Made Policies
2. The Revolution Is Now — Big Data in Claims and Underwriting
3. Evolving Case Law on “Professional Services”
4. Strategies for Navigating E-Discovery Issues in Insurance Coverage Litigation
5. Grenfell Towers and Other Mass Disasters: Who Is Liable, and Are the Claims Covered?
6. Not Your Father’s Tesla — How to Negotiate Cutting-Edge Policies and Leverage Technology to Improve Your Game
7. Issues Relating to Coverage for Entities Other Than the “Named Insured”
8. Points of Contention: Improving Insured/Insurer Relations on Government Investigation Claims
9. Sometimes Offense Is the Best Defense: But Is It Covered?
10. A Claim, or Not a Claim, That Is the Question: Determining What Constitutes a “Claim” under D&O and E&O Policies
11. The Hidden Traps of Wraps
12. The Buss Stops Here?
13. The Products Matrix: Reinsurance in a “Material World”
14. The Fate of Pro Rata Allocation under New York Law in the Wake of Viking Pump: Hold a Viking Funeral or Pump the Brakes?
16. Insurance Valuation in Mass Tort Alternative Risk Transfers
17. Building & Maintaining Effective Relationships with In-House Counsel

*Subject to change
<table>
<thead>
<tr>
<th>Name</th>
<th>Organization</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peter Adams</td>
<td>Cooley LLP</td>
<td>San Diego, CA</td>
</tr>
<tr>
<td>Marion B. Adler</td>
<td>Rachlis Duff Adler, Peck &amp; Kaplan LLC</td>
<td>Chicago, IL</td>
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<tr>
<td>Karin S. Aldama</td>
<td>Perkins Coie LLP</td>
<td>Phoenix, AZ</td>
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<tr>
<td>Courtney Alvarado</td>
<td>Lowenstein Sandler LLP</td>
<td>Washington, D.C.</td>
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<tr>
<td>Ginamarij Alvino</td>
<td>RiverStone Claims Management</td>
<td>Manchester, NH</td>
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<td>Rebecca C. Appelbaum</td>
<td>Adams &amp; Reese LLP</td>
<td>Tampa, FL</td>
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<tr>
<td>Kimberly R. Arnal</td>
<td>The Aquilera Law Group PLLC</td>
<td>Los Angeles, CA</td>
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<td>Arya Attari</td>
<td>Ver Ploeg &amp; Lumpkin PA</td>
<td>Miami, FL</td>
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<td>David A. Attisani</td>
<td>Choate Hall &amp; Stewart LLP</td>
<td>Boston, MA</td>
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<td>Dan A. Bailey</td>
<td>Bailey, Cavaleri LLC</td>
<td>Columbus, OH</td>
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<tr>
<td>Vanita M. Balas</td>
<td>Allstate Insurance Company</td>
<td>Northbrook, IL</td>
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<td>William T. Barker</td>
<td>Dentons US LLP</td>
<td>Chicago, IL</td>
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<tr>
<td>Robert Bauer</td>
<td>AIG</td>
<td>San Francisco, CA</td>
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<tr>
<td>Matthew W. Beato</td>
<td>Wiley Rein LLP</td>
<td>Washington, D.C.</td>
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<td>Xandra Bernardo</td>
<td>Pillsbury Winthrop Shaw</td>
<td>Washington, D.C.</td>
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<td>Nicole C. Bikakis</td>
<td>Saxe Doenbenberger &amp; Vita PC</td>
<td>Trumbull, CT</td>
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<td>Edward H. Blakemore</td>
<td>Rockwell Automation Inc</td>
<td>Mayfield Heights, OH</td>
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<tr>
<td>Joshua Blosveren</td>
<td>Hogueu Newman &amp; Kenney</td>
<td>New York, NY</td>
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<td>John C. Bonne</td>
<td>Weingberg Wheeler &amp; Hudgens</td>
<td>Atlanta, GA</td>
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<td>Mary E. Borja</td>
<td>Wiley Rein LLP</td>
<td>Washington, D.C.</td>
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<td>Megan R. Brillant</td>
<td>Beveridge &amp; Diamond PC</td>
<td>New York, NY</td>
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<td>Molly Chafe Brockmeyer</td>
<td>Boyle &amp; Leonard PA</td>
<td>Fort Myers, FL</td>
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<td>Steven Brower</td>
<td>Brower Law Group</td>
<td>Laguna Hills, CA</td>
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<td>Edward Brown</td>
<td>Wiley Rein LLP</td>
<td>Washington, D.C.</td>
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<tr>
<td>Tom Brown</td>
<td>National Claim Services Inc</td>
<td>Atlanta, GA</td>
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<td>Margo Brownell</td>
<td>Mason LLP</td>
<td>Minneapolis, MN</td>
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<tr>
<td>Nancy A. Brownstein</td>
<td>Davis Wright Tremaine LLP</td>
<td>Seattle, WA</td>
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<td>John G. Buchanan III</td>
<td>Covington &amp; Burling LLP</td>
<td>Washington, D.C.</td>
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<td>Jason P. Cables</td>
<td>Navigant Consulting Inc</td>
<td>Dallas, TX</td>
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<td>Mary Craig Calkins</td>
<td>Kilpatrick Townsend &amp; Stockton LLP</td>
<td>Beverly Hills, CA</td>
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<td>Robert Carlton</td>
<td>Haynes &amp; Boone LLP</td>
<td>Houston, TX</td>
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<tr>
<td>Rina Carmel</td>
<td>Anderson McPharlin &amp; Conners LLP</td>
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<tr>
<td>Jamie R. Carsey</td>
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<tr>
<td>Lonna J. Carter</td>
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<tr>
<td>Michelle M. Carter</td>
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<td>Minneapolis, MN</td>
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<tr>
<td>Lauren M. Case</td>
<td>Duane Morris LLP</td>
<td>San Francisco, CA</td>
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<tr>
<td>Ron Ruben Castillo</td>
<td>U.S. District Court for the Northern District of Illinois</td>
<td>Chicago, IL</td>
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<tr>
<td>Kelly B. Castriotta</td>
<td>Arch Insurance Group</td>
<td>Chicago, IL</td>
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<tr>
<td>Meg Catalano</td>
<td>Kennedys Law LLP</td>
<td>Basking Ridge, NJ</td>
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<tr>
<td>Thomas A. Chaseman</td>
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<td>New York, NY</td>
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<tr>
<td>Louis A. Chiafullo</td>
<td>McCarter &amp; English LLP</td>
<td>Newark, NJ</td>
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<tr>
<td>Wileen Chick</td>
<td>Aon Risk Solutions</td>
<td>New York, NY</td>
</tr>
<tr>
<td>Ann Ching</td>
<td>State Bar of Arizona</td>
<td>Phoenix, AZ</td>
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<tr>
<td>Kathryn Christ</td>
<td>Swiss Reinsurance America Corporation</td>
<td>Armonk, NY</td>
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<tr>
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<td>New York, NY</td>
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</tbody>
</table>
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LeClairRyan  
Hartford, CT

Katherine E. Mast  
Nicolaides Fink Thorpe Michaelides Sullivan LLP  
Los Angeles, CA

Lorelie S. Masters  
Hunton & Williams LLP  
Washington, D.C.

John H. Mathias, Jr.  
Jenner & Block LLP  
Chicago, IL

Mina Matin  
Norton Rose Fulbright  
New York, NY

Ruth S. Kochenderfer  
Goldberg Segalla  
Princeton, NJ

Christopher Meeks  
Lewis Brisbois Bisgaard & Smith LLP  
Atlanta, GA

Marcos A. Mendoza  
TASB Inc.  
Austin, TX

Geoffrey J. Miller  
SaxLoop & Lumpkin PA  
Trumbull, CT

Gregory D. Miller  
Pivon Radler LLP  
Hackensack, NJ

Joseph Monteleone  
Pivon Radler LLP  
Hackensack, NJ

Allan B. Moore  
Covington & Burling LLP  
Washington, D.C.

Meghan C. Moore  
SaxLoop & Lumpkin PA  
Miami, FL

Vincent Morgan  
Pillsbury Winthrop Shaw Pittman LLP  
Houston, TX

John B. Mumford, Jr.  
Hancock Daniel Johnson & Nagle PC  
Richmond, VA

Jerold Oshinsky  
Kasowitz Benson Torres LLP  
Los Angeles, CA

Pamela S. Palmer  
Pepper Hamilton LLP  
Los Angeles, CA

Sherryl Pastor  
McCartt & English LLP  
Newark, NJ

Noel Pearman  
XL Catlin  
Hamilton, Bermuda

Neil B. Posner  
Much Shelist PC  
Chicago, IL
moderators & speakers

Peter J. Preston
Hinkhouse Williams Walsh LLP
Chicago, IL

Beth Jenson Prouty
Arthur Chapman Kettering Smetak & Pikala PA
Minneapolis, MN

Adrienne C. Publicover
JAMS
San Francisco, CA

Mariah Quiroz
Thompson Coe LLP
Dallas, TX

Agelo L. Reppas
Bates Carey LLC
Chicago, IL

Lindsay L. Rollins
Hancock Daniel Johnson & Nagle P.C.
Richmond, VA

Seth Row
Miller Nash Graham & Dunn LLP
Portland, OR

Demetrius E. Rush
Zurich North American Insurance Company
Schaumburg, IL

Michael B. Rush
Gilbert LLP
Washington, D.C.

Brian Scarbrough
Jenner & Block LLP
Washington, D.C.

David E. Schoenfeld
Shook Hardy & Bacon LLP
Chicago, IL

Sara Schroeder
Allied Professionals’ Insurance Services Inc.
Orange, CA

Robert K. Scott
Newmeyer & Dillon LLP
Newport Beach, CA

Gary P. Seligman
Wiley Rein LLP
Washington, D.C.

Micah E. Skidmore
Haynes and Boone LLP
Dallas, TX

Shavon J. Smith
SJS Law Firm
Washington, D.C.

Aarti Soni
Marsh USA Inc.
New York, NY

Anna Stafford
The Travelers Companies
Hartford, CT

Jeffrey W. Stempel
University of Nevada Las Vegas
Las Vegas, NV

Hon. Karen L. Stevenson
U.S. District Court for the Central District of California
Los Angeles, CA

Jodi K. Swick
Edison McDowell & Hetherington LLP
Oakland, CA

John M. Sylvester
K&L Gates LLP
Pittsburgh, PA

Anna D. Torres
Torres Law Group
West Palm Beach, FL

Peter L. Tracey
Perkins Coie LLP
Washington, D.C.

Palmer Gene Vance II
Stall Keenon Ogden PLLC
Lexington, KY

John S. Vishneski III
Reed Smith LLP
Chicago, IL

Jennifer C. Wasson
Potter Anderson Corroon LLP
Wilmington, DE

Erin L. Webb
Tayman Lane Chaverrí LLP
Washington, D.C.

Chester D. White
Aon Risk Solutions
New York, NY

Robin Ann Williams
Bassford Remele
Minneapolis, MN

Frank Winston
Steptoe & Johnson
Washington, DC

Bonnie Wise
Wiley Rein LLP
Washington, D.C.

Sharon P. Wolfe
RWH Myers & Company LLC
Milford, CT

Ray L. Wong
Duane Morris LLP
San Francisco, CA

Matt A. Woolf
Baker Donelson Bearman Caldwell & Berkowitz PC
New Orleans, LA

Gregory Wright
K&L Gates
Washington, D.C.

Henry Wright
BB&T Insurance Services, Inc.
Charlotte, NC

Charles A. Yuen
Scarinci Hollenbeck LLC
Lyndhurst, NJ
**Thursday, March 1, 2018**

<table>
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<tr>
<th>Time</th>
<th>Event</th>
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<tr>
<td>9:00 am - 10:15 am</td>
<td><strong>Plenary: Harvey, Irma, and Maria — Coverage and Litigation Issues Presented by Catastrophic Hurricanes</strong>&lt;br&gt;This panel will provide a primer on hurricane coverage issues under residential and commercial property policies, including time element coverages; address lessons learned from previous hurricane claims and how they apply to the 2017 hurricanes; and discuss burdens, defenses, and damages in bad faith claims arising out of hurricane damage.&lt;br&gt;Panelists: Andrea DeField, Hunton &amp; Williams LLP, Miami, FL, William Hoover, Nationwide E&amp;S/Specialty Insurance, Scottsdale, AZ, Vincent Morgan, Pillsbury Winthrop Shaw Pittman LLP, Houston, TX, Anna D. Torres, Torres Law Group, West Palm Beach, FL, Matt Woolf, Baker Donelson Bearman Caldwell &amp; Berkowitz PC, New Orleans, LA</td>
</tr>
<tr>
<td>10:15 am - 11:30 am</td>
<td><strong>Plenary: The Judges Panel: A View For the Future</strong>&lt;br&gt;Moderated by the Section of Litigation’s Chair Elect Gene Vance, this panel of distinguished jurists including former and current ABA and ICLC leaders will address their views for the future of insurance coverage litigation, top practice tips, changes on the litigation forefront, and recommendations to persuade the trier of fact in complex coverage disputes.&lt;br&gt;Panelists: Hon. Ruben Castillo, U.S. District for the Northern District of Illinois, Chicago, IL, Hon. Lee Small Eddy, California Court of Appeal, Second Appellate Division, Los Angeles, CA, Hon. Sophia H. Hall, State of Illinois Circuit Court of Cook County, Chicago, IL, Hon. Karen L. Stevenson, U.S. District Court for the Central District of California, Los Angeles, CA</td>
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<tr>
<td>12:00 pm - 1:00 pm</td>
<td><strong>Breakout: Insurance Fraud — The $100B Problem That Affects Us All</strong>&lt;br&gt;Fraud is an issue that affects every area of insurance coverage. From the defense perspective, investigating and litigating insurance claims involving fraud presents unique challenges. And from the plaintiff’s perspective, what do you do when the claim investigation goes too far? This experienced panel will use specific fraud scenarios to discuss claim investigation, litigation, and ADR strategies to effectively resolve these difficult claim and coverage issues.&lt;br&gt;Panelists: Kristi Holzer, Grinnell Mutual Reinsurance Company, Grinnell, IA, Adrienne C. Publicover, JAMS, San Francisco, CA, Robert K. Scott, Newmeyer &amp; Dillion LLP, Newport Beach, CA, Jodi K. Swick, Edison McDowell &amp; Hetherington LLP, Oakland, CA</td>
</tr>
<tr>
<td>12:00 pm - 1:00 pm</td>
<td><strong>Breakout: What’s New in the Challenging World of D&amp;O Insurance</strong>&lt;br&gt;A lively panel discussion about hot, new developments in directors and officers insurance coverage issues and claims that impact D&amp;O policies. The panel will go beyond the recent Supreme Court rulings to explore trends in securities litigation, derivative actions, SEC actions, and other D&amp;O claims as well as coverage disputes involving D&amp;O insurance.&lt;br&gt;Panelists: Peter Adams, Cooley LLP, San Diego, CA, Dan A. Bailey, Bailey Cavalieri LLC, Columbus, OH, Michael W. Early, Old Republic Professional Liability Inc., Chicago, IL, Heather W. Habes, Kilpatrick Townsend &amp; Stockton LLP, Beverly Hills, CA</td>
</tr>
<tr>
<td>12:00 pm - 1:00 pm</td>
<td><strong>Breakout: “PHEXIT”: Why Policyholders May Pull Out of Britain and Why London May Be at Risk of Losing Its Grip on Insurance Coverage Arbitrations</strong>&lt;br&gt;Recent trends and developments in London-seated insurance coverage arbitrations, particularly but not only under the “Bermuda Form,” suggest that parties may not be getting what they bargained for. Or are they? This session will explore whether London is at risk of losing its grip as the insurance arbitration capital of the world.&lt;br&gt;Panelists: Wileen Chick, Aon Risk Solutions, New York, NY, Jeffrey Gruder QC, Essex Court Chambers, London, England, Allan B. Moore, Covington &amp; Burling LLP, Washington, D.C.</td>
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### CLE programming

**Thursday (Continued)**

<table>
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<tr>
<th>Time</th>
<th>Breakout: When Cats Attack! — Update on Coverage and Claims in the Wake of 2017’s Record Breaking Catastrophic Loss Events</th>
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<td>12:00 pm -</td>
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<td>2:35 pm -</td>
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2017 was a record-breaking year for cat losses, including the strongest hurricane month ever recorded, Mexico’s strongest earthquake in a century, extreme wildfires, and the most deadly shooting in U.S. history. We will explore related insurance issues from a panel with expertise in coverage, risk management, brokerage, claims, and forensic accounting.

**Panelists:**
- Karen Cusato, Cusato Consulting LLC, Westport, CT
- Joseph Jean, Pillsbury Winthrop Shaw Pittman LLP, New York, NY
- Gregory D. Miller, Rivkin Radler LLP, Hackensack, NJ
- Henry Wright, BB&T Insurance Services, Inc., Charlotte, NC

**1:15 pm - 2:25 pm**

**Plenary: Cyber Policies: The Next Wave**

Cyber policy coverage is being litigated, raising the issue of whether traditional bad faith principles will or should apply. How should insurers investigate claims? Do bad faith parameters change, as there is little guidance on interpreting cyber policy language? Will defenses such as the genuine dispute doctrine apply? This program will explore all of the above.

**Panelists:**
- Karin S. Aldama, Perkins Coie LLP, Phoenix, AZ
- Rina Carmel, Anderson McPharlin & Conners LLP, Los Angeles, CA
- Jamie R. Earley, Damon Key Leong Kupchak Hastert, Honolulu, HI
- Demetrius E. Rush, Zurich North American Insurance Company, Schaumburg, IL

**2:35 pm - 3:45 pm**

**Plenary: Restatement of the Law, Liability Insurance: Is the Sky Falling?**

Eight years in the making, the Restatement of the Law, Liability Insurance generated controversy when presented for approval by the American Law Institute in May 2017. Was this light — or simply heat? Hear — and join — the debate on the Restatement’s potential impact on the law on insurance coverage and bad faith.

**Panelists:**
- Vanita M. Banks, Allstate Insurance Company, Northbrook, IL
- Thomas A. Chaseman, AIG Property Casualty, New York, NY
- David B. Goodwin, Covington & Burling LLP, San Francisco, CA
- Lorelie S. Masters, Hunton & Williams LLP, Washington, D.C.
- Jeffrey W. Stempel, University of Nevada Las Vegas, Las Vegas, NV

**4:00 pm - 5:00 pm**

**Breakout: What Did 2017 Teach Us?**

Notorious and obscure recent developments in the world of coverage law. This fun game-show format includes the audience in discussion with policyholder, carrier, defense, and neutral perspectives with practical solutions to address these new realities.

**Panelists:**
- Rebecca C. Appelbaum, Adams and Reese LLP, Tampa, FL
- Tom Brown, National Claim Services Inc., Atlanta, GA
- Rachel Ehrlich, Judicate West, San Francisco, CA
- Christine A. Gudaitis, Ver Ploeg & Lumpkin PA, Miami, FL

**4:00 pm - 5:00 pm**

**Breakout: Mad Skillz: Professional Services Coverage & Exclusions in the High-Tech Era**

Work and products are covered under general liability/products policies. Professional services are covered under professional liability policies. Everyone agrees on the basics, but how these concepts apply in the world of digital solutions, skilled work, technology-assisted processes, and product support is a different story. This panel will include a discussion of latest cases.

**Panelists:**
- Caroline Hurtado Ford, Haynes & Boone LLP, Costa Mesa, CA
- Amanda Graham, Duane Morris LLP, San Francisco, CA
- Jeff Kiburtz, Covington & Burling LLP, Los Angeles, CA
- Angelo L. Reppas, Bates Carey LLC, Chicago, IL

**4:00 pm - 5:00 pm**

**Breakout: “Let’s Call the Whole Thing Off”: Trends and Cutting-Edge Strategies for Pleading, Prosecuting, and Defending Rescission Claims**

Is rescission just a form of post-claim underwriting or a necessary tool to combat against misrepresentations in the policyholder’s application? This program addresses rescission standards across the country, trends and strategies employed by insurers and policyholders, and the role that experts and brokers may play in a rescission claim.

**Panelists:**
- Mary E. Borja, Wiley Rein LLP, Washington, D.C.
- J. James Cooper, Reed Smith LLP, Houston, TX
- Anthony B. Leuin, Shortis Fries LLP, San Francisco, CA
- Chester D. White, Aon Risk Solutions, New York, NY
4:00 pm - 5:00 pm

**Breakout: It's Too Late Baby, Now It's Too Late: New Developments with the Notice/Prejudice Rule in Late Notice Cases in Both Claims-Made and Occurrence Policies**

While courts have seemingly wrestled with late notice provisions for decades, recent decisions from around the country raise new questions about their scope. This panel will discuss the current status of case law on notice provisions. The panel will focus on recent cases shifting the rules governing late-notice provisions, including decisions addressing whether the rule requiring insurers to be prejudiced by the alleged late notice applies to certain claims-made policies. The panel will also explore cases addressing whether notice provided to brokers is binding upon an insurer.

**Panelists:**
- Xandra Bernardo, Pillsbury Winthrop Shaw Pittman LLP, Washington, D.C.
- Kristen C. Davis, Weisbrod Matteis & Copley PLLC, Washington, D.C.
- Andrew D. Deutsch, OneBeacon Insurance Group, Plymouth, MN.
- Peter J. Georgton, Dinsmore & Shohl LLP, Columbus, OH.
- Christopher Meeks, Lewis Brisbois Bisgaard & Smith LLP, Atlanta, GA.
- Shavon J. Smith, SJS Law Firm, Washington, D.C.

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Friday, March 2, 2018

8:00 am - 9:10 am

**Plenary: Insurance Coverage Litigation — 30 Years of Lessons Learned**

A moderator and a panel of highly distinguished practitioners will reflect on the development of insurance coverage litigation over the last 30 years, including landmark decisions, lessons learned, and insights into where the practice is headed in the future.

**Moderator:** John B. Mumford Jr., Hancock Daniel Johnson & Nagle PC, Richmond, VA.

**Panelists:**
- Mary Craig Calkins, Kilpatrick Townsend & Stockton LLP, Beverly Hills, CA.
- Laura Foggan, Crowell Moring LLP, Washington, D.C.
- John H. Mathias Jr., Jenner & Block LLP, Chicago, IL.
- Jerold Oshinsky, Kasowitz Benson Torres LLP, Los Angeles, CA.
- Ray L. Wong, Duane Morris LLP, San Francisco, CA.

9:20 am - 10:30 am


Insurtech and Fintech, including blockchain technology and cryptocurrencies, are capable of revolutionizing the insurance and other industries. This panel will discuss the impact these technologies may have on the insurance industry, challenges raised, current insurance market response, and key indicators facing underwriters and policyholders in the future, including coverage considerations.

**Panelists:**
- Robert Bauer, AIG, San Francisco, CA.
- Preston L. McGowan, Goldberg Segalla, Princeton, NJ.
- Brian Scarbrough, Jenner & Block LLP, Washington, D.C.
- Bonnie Wise, Wiley Rein LLP, Washington, D.C.

10:45 am - 11:45 am

**Breakout: Artificial Intelligence and Insurance: A Glimpse of the Future**

Artificial intelligence is disrupting many industries, and the insurance industry is no exception. This panel will review recent developments, such as "blockchain" insurance policies, insurance coverage for robots substituting for human actors, and insurance policies for autonomous vehicles, among others. The legal implications of these developments will be explored from both the policyholder and insurer viewpoints.

**Panelists:**
- Sandra DeSilva, Nova Limited, Hamilton, Bermuda.
- Mina Matin, Norton Rose Fulbright, New York, NY.
- Noel Pearlman, XL Catlin, Hamilton, Bermuda.
- John M. Sylvester, K&L Gates LLP, Pittsburgh, PA.
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<tr>
<th>Time</th>
<th>Breakout</th>
<th>Description</th>
<th>Panelists</th>
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<tbody>
<tr>
<td>10:45 am -</td>
<td><strong>Who Pays the Piper When the Music Stops?: Business Interruption Hacks for a Data Breach</strong></td>
<td>This presentation will address the complexities inherent in quantifying, documenting, and recovering business interruption loss arising out of a data breach, including (1) a survey of varying policy terms addressing this particular risk, and (2) policyholder and carrier perspectives on claims for losses from ransomware, customer churn, and similar issues.</td>
<td>Jason P. Cables, Navigant Consulting Inc., Dallas, TX, Erica J. Dominitz, Kilpatrick Townsend &amp; Stockton LLP, Washington, D.C., Mariah Quiroz, Thompson Coe LLP, Dallas, TX, Micah E. Skidmore, Haynes and Boone LLP, Dallas, TX, Sharon P. Wolfe, RWH Myers &amp; Company LLC, Milford, CT</td>
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<td>11:45 am</td>
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<td>10:45 am -</td>
<td><strong>Laugh Until You Cry: Obscure, Peculiar, and Overlooked State Laws That Can Crater a Case Before It Gets Off the Ground</strong></td>
<td>The panel will expose unusual and little known state laws that can unravel a case before it’s begun if not identified and considered early and offensively. Audience members will actively participate in the presentation through an interactive phone app that will test and tally the knowledge of each audience member.</td>
<td>John C. Bonnie, Weinberg Wheeler Hudgins Gunn &amp; Dial LLC, Atlanta, GA, Rupa Cornell, SAGE Therapeutics, Boston, MA, Sherilyn Pastor, McCarter &amp; English LLP, Newark, NJ</td>
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<td>11:45 am</td>
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<td>10:45 am -</td>
<td><strong>Advanced Mediation Advocacy for Insurance Coverage Cases</strong></td>
<td>Mediation advocacy has changed! Are you keeping up? What worked before won’t work now. Learn state-of-the-art techniques for better preparation; joint sessions that work; closing the deal; and how to cement client relations as you get cases settled. Put these tips to work in your very next case.</td>
<td>Meg Catalano, Kennedys Law LLP, Basking Ridge, NJ, Robin Cohen, McKool Smith, New York, NY, Terrance Evans, Duane Morris LLP, San Francisco, CA, Jeff Kichaven, Jeff Kichaven Commercial Mediation, Los Angeles, CA</td>
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<td>11:55 am -</td>
<td><strong>Managing Risks Through Insurance and Contractual Risk Transfer</strong></td>
<td>This program will address the various ways to share or transfer risk through the use of insurance and strategically tailored contractual indemnity agreements. The program will highlight traditional insurance mechanisms for risk transfer and new/evolving risk transfer vehicles.</td>
<td>Molly Chafe Brockmeyer, Boyle &amp; Leonard PA, Fort Myers, FL, Michael S. Levine, Hunton &amp; Williams LLP, Washington, D.C., John P. Malloy, LeClairRyan, Hartford, CT, Anna Stafford, The Travelers Companies, Hartford, CT</td>
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<td>12:55 pm</td>
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<td>11:55 am -</td>
<td><strong>Is the TriPartite Relationship A Healthy One?</strong></td>
<td>Is there ever really a tripartite relationship between the insured and the insurer and the defense counsel? Does the fictional relationship actually serve any valid purpose? Or have recent developments with the right to independent counsel, suits by insurers for malpractice, etc. superseded it?</td>
<td>Steven Brower, Brower Law Group, Laguna Hills, CA, Hon. Jay C. Gandhi, U.S District Court for the Central District of California, Santa Ana, CA, Kirsten C. Jackson, Kasowitz Benson Torres LLP, Los Angeles, CA, Joseph Montealeone, Rivkin Radler LLP, Hackensack, NJ</td>
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<td>12:55 pm</td>
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<td>11:55 am -</td>
<td><strong>A Mock Settlement Conference — Additional Insured and Indemnification Issues in the Construction Defect Context</strong></td>
<td>This panel will explore issues relevant to contractors, subcontractors, and their insurers in the construction context, focusing on additional insured policy form GC 20 10 (caused “in whole or in part” by the named insured’s work), contractual indemnification provisions, and the impact of anti-indemnification statutes.</td>
<td>Courtney Alvarez, Lowenstein Sandler LLP, Washington, D.C., Thomas S. Garrett, Harman Claytor Corrigan &amp; Wellman, Richmond, VA, Ezra S. Gologly, Kramon &amp; Graham PA, Baltimore, MD, Erin L. Webb, Tayman Lane Chaverri LLP, Washington, D.C.</td>
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<td>12:55 pm</td>
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Companies are turning to cyber insurance to protect them after a breach. But cyber insurance is limited. Does it cover potential D&O liability in class actions and derivative suits? What about reputational risk, loss of sales, or government penalties for pre-breach operational failures? Panelists will discuss the benefits of cyber insurance, and what to do when it falls short.

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<td>Insureds often face the Hobson's choice of responding to insurer reporting requests, potentially waiving privilege, or refusing, potentially breaching a duty to cooperate. We’ll address what the duty actually requires, recent law on the common interest doctrine, including Restatement and ABA resolutions, and opposing claimant subpoenas to insurers seeking insurer-insured communications.</td>
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<tr>
<th>10:35 am - 11:35 am</th>
<th>Breakout: “Next Asbestos” Will Be... Asbestos: Why the Insurance Industry’s Biggest Problem Won’t Go Away Anytime Soon</th>
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<td>Asbestos is still kicking. Over 4,600 new asbestos cases were filed in 2016, more than half were mesothelioma claims. This panel will review the current landscape of asbestos coverage litigation and settlement, including an update on claims and technology, “hot” coverage issues, and the impact of consolidation of insurer liabilities.</td>
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<td><strong>Panelists:</strong> Edward H. Blakemore, Rockwell, Automation Inc., Mayfield Heights, OH, Elizabeth A. Hanke, KCIC, Washington, D.C., David E. Schoenfeld, Shook Hardy &amp; Bacon LLP, Chicago, IL, Jodi Spencer Johnson, Ice Miller LLP, Cleveland, OH</td>
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<tr>
<th>10:35 am - 11:35 am</th>
<th>Breakout: “Occurrences” and “Wrongful Acts”: One Plus One Does Not Always Equal Two</th>
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<td>The number of “occurrences” (under a CGL policy) or “wrongful acts” (under various claims-made policies) can mean the difference between a big insurance payout or no payout at all. This panel will provide an update on developments in the case law dealing with the number of occurrences and wrongful acts.</td>
</tr>
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<td><strong>Panelists:</strong> Margo Brownell, Maslon LLP, Minneapolis, MN, Lonna J. Carter, RiverStone Claims Management, Manchester, NH, Louis A. Chiariello, McCarter &amp; English LLP, Newark, NJ, Rikke Dierssen-Morice, Faegre Baker Daniels LLP, Indianapolis, IN, Robin Ann Williams, Bassford Remele, Minneapolis, MN</td>
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<th>10:35 am - 11:35 am</th>
<th>Breakout: Practical Considerations and Common Issues Arising in Claims Resolution</th>
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<td>A discussion of the law and practical considerations for choice of counsel disputes, consent to settle or hammer clauses, policy interpretation, allocation of damages and other issues that arise, and tips for avoiding conflict and building consensus.</td>
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<td><strong>Panelists:</strong> Robert Carlton, Haynes &amp; Boone LLP Houston, TX, Michelle M. Carter, Hays Companies, Minneapolis, MN, Kathryn Lindley, OneBeacon Insurance Group, Minneapolis, MN, Beth Jenson Prouty, Arthur Chapman Kettering Smetak &amp; Pikala PA, Minneapolis, MN</td>
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<th>10:35 am - 11:35 am</th>
<th>Breakout: Misconceptions Surrounding Follow-Form Excess Coverage</th>
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<td>Insureds, brokers, and excess underwriters often mistakenly believe that an excess follow-form policy automatically follows all terms of the underlying policy. Where excess follow-form coverage forms include terms, e.g. other insurance/subrogation conditions, that supersede the underlying policy’s terms, the excess policy needs to be separately endorsed to operate as intended.</td>
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<tr>
<th>11:45 am - 12:55 pm</th>
<th>Plenary: Conflicts Among Insurers, Insureds, and Independent Counsel: Ethical Considerations</th>
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<td>This panel will discuss and debate the rights and duties of insurers and insureds in situations where insureds have the right to independent defense counsel, the ethical dilemmas that these situations create for independent defense counsel, and proposed solutions and options.</td>
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<td><strong>Panelists:</strong> Marion B. Adler, Rachlis Duff Adler Peel &amp; Kaplan LLC, Chicago, IL, William T. Barker, Dentons US LLP, Chicago, IL, Ann Ching, State Bar of Arizona, Phoenix, AZ, Neil B. Posner, Much Shelist PC, Chicago, IL</td>
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### roundtables

**Friday, March 2, 2018**  
**1:05 pm – 2:30 pm**

| 1. It’s Not All Relative: The Effect of Related Claims Requirements in Claims Made Policies | Claims-made policies contain provisions requiring the relation back of related claims to an earlier policy. This roundtable will identify when claims are related and how that can benefit policyholders or insurers in a given case.  
*Speakers: Charles J. Fischette, Weisbrod Matteis & Copley PLLC, Washington, D.C.* |
|---|---|
| 2. The Revolution Is Now — Big Data in Claims and Underwriting | Insurers are increasingly relying on data analytics in underwriting and claims handling — including fraud detection and settlement value modeling. This roundtable will explore the innovative ways in which “Big Data” is used, the risks involved, cascading effects on actuarial projections, financial reporting implications, and how states plan to regulate it.  
*Speakers: Marilyn B. Fagelson, Martha Cullina LLP, New Haven, CT, Peter Kochenburger, UCONN School of Law, Hartford, CT,* |
| 3. Evolving Case Law on “Professional Services” | The roundtable will focus on “professional services” provisions in both D&O policies and E&O policies, including numerous recent opinions addressing this term when used in either a grant of coverage or in an exclusion. Topics will include: attempts by insurers to expand the scope of the exclusion with respect to policyholders who are in the business of providing professional services; disputes among insurers; and issues related to severability (e.g., whether the exclusion applies to all insureds or only insured performing professional services).  
| 4. Strategies for Navigating E-Discovery Issues in Insurance Coverage Litigation | This roundtable will facilitate a discussion on effective strategies for managing e-discovery in often contentious insurance coverage litigation, and how the new federal rules and current trends can be employed to maximize benefits and minimize costs.  
*Speakers: Megan R. Brillault, Beveridge & Diamond PC, New York, NY, Dawson Horn III, AIG, New York, NY,* |
| 5. Grenfell Towers and Other Mass Disasters: Who is Liable, and are the Claims Covered? | This roundtable will address the potential massive liability and resulting coverage issues stemming from the Grenfell Towers fire and other mass disasters such as the recent hurricanes, including allocation of liability, availability of coverage and coverage defenses, priority of insurance, and potential applications of case precedents regarding past mass disasters.  
| 6. Not Your Father’s Tesla — How to Negotiate Cutting-Edge Policies and Leverage Technology to Improve Your Game | Policies are evolving and negotiable. During placement, negotiators must know what terms can/must change per new law. What’s best in market for definitions, exclusions, conditions? Share best practices, tips, negotiating successes. Learn to leverage technology. Share tools that efficiently evaluate terms, proactively identify differences between policies and graphically share results.  
| 7. Issues Relating to Coverage for Entities Other Than the “Named Insured” | This roundtable will address recent case decisions highlighting the scope and application of "additional insured" endorsements and related issues regarding who is an insured other than the named insured, focusing on questions arising from the NY Court of Appeals’ decision in Burlington Ins. Co v. NYC Transit Authority, et al.  
8. Points of Contention: Improving Insured/Insurer Relations on Government Investigation Claims

Government investigations are costly and time-consuming for targeted businesses, particularly in heavily regulated fields like healthcare, finance, and energy. This roundtable will offer a discussion of insurance considerations related to these investigations, including sources of coverage, potential coverage issues, and best practices for insureds and insurers to work together when facing investigations.

**Speakers:** Jan A. Larson, Jenner & Block LLP, Washington, D.C., Lindsay L. Rollins, Hancock Daniel Johnson & Nagle PC, Richmond, VA

9. Sometimes Offense Is the Best Defense: But Is It Covered?

Once a suit is filed that triggers an insurer’s duty to defend, defense counsel, the insured, and the insurer must work together to defend against the suit. In many circumstances, the recommended strategy involves filing a counterclaim, or even a separate suit against the plaintiff. There are a variety of rules in different jurisdictions as to whether such offensive moves are covered as part of the insurer’s duty to defend. This roundtable will explore the differing rules and the reasoning behind them, providing useful information for arguing the issue, especially in jurisdictions that have not addressed these circumstances.

**Speakers:** Ruth S. Kochenderfer, Marsh USA Inc., Washington, D.C., John S. Vishneski III, Reed Smith LLP, Chicago, IL

10. A Claim, or Not a Claim, That Is the Question: Determining What Constitutes a “Claim” under D&O and E&O Policies

The roundtable will discuss the always important yet sometimes thorny questions of what constitutes a “claim” under D&O and E&O policies. This determination then triggers obligations to give notice, cooperate, and investigate, among others.

**Speakers:** Matthew W. Beato, Wiley Rein LLP, Washington, D.C., Nicholas M. Insua, McCarter & English LLP, Newark, NJ

11. The Hidden Traps of Wraps

Come to this roundtable to discuss emerging and recurring issues faced by wrap sponsors and participants.

**Speakers:** Lauren M. Case, Duane Morris LLP, San Francisco, CA, Theresa A. Guertin, Saxe Doernberger & Vita PC, Trumbull, CT

12. The Buss Stops Here?

Insurers may seek reimbursement for amounts paid for claims clearly not covered in multiple jurisdictions. Recent decisions, however, appear to have significantly eroded that ability. This roundtable discussion will address reimbursement “Buss” actions, including claims handling, risk assessment, negotiations, insured’s responses, litigation strategies, and recent court decisions.

**Speakers:** Kimberly R. Arnal, The Aguilera Law Group APC, Los Angeles, CA, Stacy L. La Scala, JAMS, Orange, CA

13. The Products Matrix: Reinsurance in a “Material World”

The speakers will present a matrix comprised of four key species of products claims — manufacturing defects, design defects, inherently dangerous, and non-dangerous. Claim executives from major reinsurers will describe the underwriting, reinsurance claim and social implications of each claim type, including discussion of large 2016–2017 verdicts (i.e. Syngenta, McDonald’s).

**Speakers:** David A. Attisani, Choate Hall & Stewart LLP, Boston, MA, Kathryn Christ, Swiss Reinsurance America Corporation, Armonk, NY, Joy LaHuta, Renaissance Reinsurance, Hamilton, Bermuda
14. The Fate of Pro Rata Allocation Under New York Law in the Wake of Viking Pump: Hold a Viking Funeral or Pump the Brakes?

This roundtable will examine the observed and anticipated repercussions of the New York Court of Appeals’ landmark decision in *In re Viking Pump*. The roundtable will discuss recent court decisions throughout the country that have grappled with allocation issues of first impression created by the *Viking Pump* decision.

**Speakers:** Joshua Blosveren, Hoguet Newman Regal & Kenney LLP, New York, NY; Katherine E. Mast, Nicolaides Fink Thorpe Michaelides Sullivan LLP, Los Angeles, CA


This roundtable will discuss many of the key terms, conditions, exclusions, and features of D&O insurance policies, with a particular focus on the role played by proactive policy review in avoiding traps for the unwary.

**Speakers:** Peter D. Luneau, Skadden Arps Slate Meagher & Flom LLP, New York, NY; Peter J. Preston, Hinkhouse Williams Walsh LLP, Chicago, IL

16. Insurance Valuation in Mass Tort Alternative Risk Transfers

This discussion will focus on valuing insurance assets in the growing market of mass tort liability acquisitions, with special attention to asbestos and environmental liabilities.

**Speakers:** Eric M. Falkenberry, DLA Piper LLP, New York, NY; Christopher P. Makuc, Navigant Consulting Inc., Washington, D.C.

17. Building & Maintaining Effective Relationships with In-House Counsel

This roundtable will address tips and strategies for building and maintaining effective and lasting relationships between in-house counsel and outside coverage counsel.

**Speakers:** Kelly B. Castriotta, Arch Insurance Group, Chicago, IL; Christina A. Culver, Thompson Coe LLP, Houston, TX

18. Risky Business: Why Coverage Counsel is Necessary in Corporate Transactions

Nearly every corporate merger or acquisition has insurance components that require the advice and assistance of coverage counsel. From change-in-control provisions, to deductibles and retentions, there are several potential traps that, if not resolved during due diligence, could make any business regret its decision to acquire a company or its assets.

**Speakers:** Jeffrey B. Clancy, Willkie Farr & Gallagher LLP, New York, NY; Jason A. Frye, Neal Gerber & Eisenberg LLP, Chicago, IL
### Registration
Various registration rates and discounts are available for your convenience. Your registration fee includes: admission to CLE sessions, committee and subcommittee meetings, course materials, continental breakfasts, and admission to the Wednesday Happy Hour honoring the Diversity, In-House, and Young Lawyers Committees, the Thursday Evening Welcome Reception, the Friday Women’s Networking Event, and the Saturday Farewell Reception.

The deadline for advance registration is **Wednesday, February 14, 2018, 5:00 pm CST**. After this date, registration will take place onsite. We encourage you to take advantage of online registration. Visit us online at www.americanbar.org/litigationinsurance. You can also retrieve a printable registration form there.

### Registration Desk Hours
The registration desk will be located in the Grand Ballroom Foyer during the following hours:

<table>
<thead>
<tr>
<th>Date</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wednesday, March 1</td>
<td>2:00 pm - 6:00 pm</td>
</tr>
<tr>
<td>Thursday, March 1</td>
<td>7:00 am - 5:30 pm</td>
</tr>
<tr>
<td>Friday, March 2</td>
<td>6:30 am - 2:30 pm</td>
</tr>
<tr>
<td>Saturday, March 3</td>
<td>6:30 am - 12:30 pm</td>
</tr>
</tbody>
</table>

### Cancellations
To receive a refund for your registration fee and/or social events, a written request must be received on or before **Wednesday, January 31, 2018**. Cancellations may be sent via e-mail to Audra Howard at audra.howard@americanbar.org. There will be an administrative fee of $50 deducted from the refund. No refunds will be provided for cancellations after **Wednesday, January 31, 2018**; however, substitute registrants are welcome. Registrants who do not cancel within the allotted time period and who do not attend the seminar will receive a copy of the program course materials after seminar completion. The ABA reserves the right to cancel any programs and assumes no responsibility for personal expenses. Refund requests will be processed 30 days after the meeting concludes.

### Substitutions
Written requests for substitutions will be permitted prior to the conference for requests received by **Wednesday, February 14, 2018**. After this date, substitutions will need to be made onsite. Substitutions are not permitted once a registrant has registered onsite or after the conference has occurred. Please submit a request to transfer the registration to another person. Only the substitute will be eligible for CLE credit. The substitute and original registrant must work out the payment between themselves.

### MCLE Credit
The ABA directly applies for and ordinarily receives CLE credit for ABA programs in AK, AL, AR, AZ, CA, CO, CT, DE, GA, GU, HI, IA, IL, IN, KS, KY, LA, ME, MD, MS, MO, MT, NH, NJ, NM, NV, NY, NC, ND, OH, OK, OR, PA, SC, TN, TX, UT, VT, VA, WI, WV, and WY. These states sometimes do not approve a program for credit before the program occurs. This course is expected to qualify for **15.5** of CLE credit (including **1.1** hour of ethics hours) in 60-minute states and **18.6** hours credit (including **1.4** ethics hours) in 50-minute states. This transitional program is approved for both newly admitted and experienced attorneys in NY. Attorneys may be eligible to receive CLE credit through reciprocity or attorney self-submission in other states. For more information about CLE accreditation in your state, visit http://www.americanbar.org/cle/mandatory_cle/mcle_states.html.

### Program Course Materials
Course materials will be posted on the conference webpage before the conference. You may bring a laptop, smartphone, or tablet to view the materials onsite, as complimentary Wi-Fi access will be available.

### Roster of Participants
Those registered by the cut-off date will be included on the attendee roster and posted on the seminar website.

### Tuition Assistance
A limited number of scholarships to defray registration fees may be available for government employees, public interest lawyers employed with nonprofits, academicians, law students, and unemployed attorneys. For courses costing over $500, attorneys who qualify will receive at least a 50% reduction in the course fee(s). Please contact Audra Howard at Audra.Howard@americanbar.org to apply for a scholarship. All requests must be received by **Wednesday, January 31, 2018**.

### Services for Persons with Disabilities
If special arrangements are required, please contact Audra Howard at (312) 988-5646 or audra.howard@americanbar.org. Reasonable advance notice is required.
## Hotel Information

**Loews Ventana Canyon**

7000 N Ventana Canyon
Tucson, AZ 85750

Individuals are responsible for making their own travel accommodations. A block of rooms has been reserved at the discounted rate of $189 plus 12.05% tax for single/double rooms; identification is required at the time of check-in. The deadline for room reservations at the discounted rates is **Wednesday, January 31, 2018, at 5:00 pm (CST)**. All reservations are subject to availability. For reservations, call the Loews directly at (800) 234-5117 and refer to the ABA Section of Litigation 2018 Insurance Coverage CLE Seminar or visit our seminar page, www.ambar.org/insurancecoverage for a direct link to online reservations.

**Hotel Cancellation Policy**

Individuals with guaranteed reservations must cancel their reservations 72 hours prior to the scheduled day of arrival to avoid a one-night cancellation charge.

## Airline Information

With ABA Egencia®, you can automatically obtain ABA-negotiated airfare discounts for travel to the ABA Meetings. ABA Egencia enables you to purchase the best airfare at the time of booking, by providing you with the ability to search for and compare fares from virtually every airline serving the destination. Reservations with ABA Egencia can be made online or offline. For offline reservations, call (877) 833-6285. ABA Egencia is available online via ABA Travel Services. ABA airfare discounts on some carriers may also be obtained by purchasing your tickets under the ABA Discount Codes directly from the airline or through your travel agent.

**American Airlines**  
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Discount available at www.united.com  
Click “All Search Options” and enter Online Discount Code: ZE6X633818 in the Promotions and Certificates box.

**Delta Airlines** 800-328-1111 ABA File Global Meeting Code: NMR3V  
Discount available at www.delta.com  
Click “Advance Search” and enter Online Meeting Event Code NMR3V in the Meeting Event Code  
* A Travel Profile is required when booking airline reservations with ABA Egencia.

Visit www.americanbar.org/travel for more information.

## Ground Transportation

**Taxi Cabs**  
Taxis are available for approximately $60 to/from airport. (Please note that the wait for a taxi may be extensive based on city demand.)

## Activities

The resort offers many activities including:

**Golf**

All meeting attendees are welcome to play in our golf tournament on **Friday, March 2, 2018**, at the Loews Ventana Canyon championship course. The tournament will be a four-person scramble format with a shotgun start at 2:45 pm. Please sign up when you register for the meeting. The tournament fee is $100 per person, which includes greens fees, cart with Prolink GPS System, and unlimited practice balls. Clubs are available for $35 (includes six golf balls). If desired, the Resort can arrange for your clubs to be delivered to the golf course upon check-in at the Resort. Once you are signed up for the tournament, you will receive an email requesting your playing partner preferences (if you have any), club rental details, etc. Questions about the golf tournament should be directed to John Mumford at jmumford@hdjn.com. Finally, if you are interested in booking tee times of your own, please call (520) 577-4015 at least 30 days in advance.

**Tennis**

Tennis round-robin matches will be played on **Friday, March 2, 2018**, beginning at 2:45 pm. Please sign up when you register for the meeting. There will be a nominal fee depending on the number of participants, which will include a can of balls and a racquet rental, if needed.
The ABA Section of Litigation would like to thank the following sponsors* for their generous support of the 2018 Insurance Coverage Litigation Committee CLE Seminar

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*As of 12/1/17
registration

Advance Registration Deadline: Wednesday, February 14, 2018

First/Last Name  (as it should appear on badge)  ABA I.D. #  (the number is above your name on the mailing label)

Company/Affiliation

Mailing Address  Apt/Suite

City  State  Zip

Telephone  Fax  Email

Accompanying Spouse/Guest  Special Dietary Needs

<table>
<thead>
<tr>
<th>Registration Rates</th>
<th>Before 1/31</th>
<th>After 1/31</th>
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<tbody>
<tr>
<td>Section of Litigation Member</td>
<td>$475</td>
<td>$525</td>
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<tr>
<td>First-Time Section Member Attendee</td>
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<td>Young Lawyer</td>
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<td>Non-ABA Member</td>
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Ticketed Events  Pricing

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<thead>
<tr>
<th>Event</th>
<th>Pricing</th>
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<tbody>
<tr>
<td>Wednesday 2/28/18: Happy Hour Honoring Diversity, In House and Young Lawyers Committees (All Attendees Invited)</td>
<td>Complimentary</td>
</tr>
<tr>
<td>Guest</td>
<td>$25</td>
</tr>
<tr>
<td>Thursday 3/1/18: Grab &amp; Go Lunch</td>
<td>$45</td>
</tr>
<tr>
<td>Thursday 3/1/18: Welcome Reception</td>
<td>Complimentary</td>
</tr>
<tr>
<td>Guest</td>
<td>$25</td>
</tr>
<tr>
<td>Friday 3/2/18: Roundtable Luncheon</td>
<td>$55</td>
</tr>
<tr>
<td>Golf Tournament</td>
<td>$100</td>
</tr>
<tr>
<td>Friday 3/2/18: Women’s Reception (All Attendees Invited)</td>
<td>Complimentary</td>
</tr>
<tr>
<td>Guest</td>
<td>$25</td>
</tr>
<tr>
<td>Friday 3/2/18: Reception &amp; Dinner Event</td>
<td>$85 (Adult)</td>
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<tr>
<td>Child (12 &amp; under)</td>
<td>$35</td>
</tr>
<tr>
<td>Saturday 3/3/18: Farewell Happy Hour</td>
<td>Complimentary</td>
</tr>
</tbody>
</table>

Four Easy Ways to Register:

1) VISIT:  
www.ambar.org/litigationinsurance

2) CALL: (800) 285-2221

3) FAX: (312) 988-6234

4) MAIL: 
American Bar Association  
Attn. Service Center — Meeting/Event Registrations Department  
321 North Clark Street, 16 Fl  
Chicago, IL 60654

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