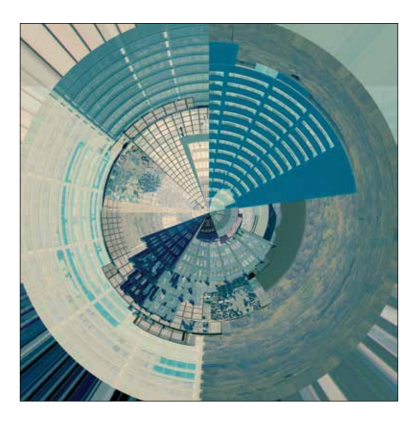


36TH ANNUAL CONFERENCE ON

SECURITIES REGULATION AND BUSINESS LAW



February 13–14, 2014
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THURSDAY MORNING, FEB. 13, 2014

Presiding Officer:

Denise Voigt Crawford, Securities Consultant, Austin, TX

7:45 a.m. Registration Opens Includes continental breakfast.

8:35 a.m.

Welcoming Remarks

8:45 a.m.

.75 hr | .75 hr ethics

Preview Panel—Congress and the Inter-Workings between the State and SEC

Moderator:

J. Rowland Cook, Winstead PC, Austin, TX

Panelist:

Karen Garnett, U.S. Securities and Exchange Commission, Washington, DC

9:30 a.m. 1.00 hr

Death of the Private Offering

What are "private" vs. "public" offerings? A case study re-creation of what used to be called a "private" offering, with discussion of all of the issues brought into play by the JOBS Act legislation. What are the requirements under and how do they now work with new federal law? The appropriate content of advertisements should you decide to use them, and must advertisements be pre-approved? How the new federal Rule 506(c) works. Is there still a completely "private" way to conduct an offering and under what restrictions does it operate? How might angel networks make use of the new Rule 506(c)? How will brokers or other intermediaries be able to help issuers under new Rule 506(c)? What about all of the other requirements of a traditional "private" offering? How have they changed, if at all? The panel also discusses efforts afoot to change the balance between federal and state law on a number of issues in these offerings.

Moderator:

Benette L. Zivley, Munsch Hardt Kopf & Harr, P.C., Austin, TX

Panelists:

Marty Dunn, Morrison & Foerster LLP, Washington, DC Gerald J. Laporte, Securities Regulation Consultant, Arlington, VA

Carol Bavousett Mattick, Attorney at Law, San Antonio, TX

John C. Rutherford, Winstead PC, Dallas, TX

10:30 a.m. Break

10:45 a.m.

.50 hr

FINRA and other Advertising Rules

John R. Fahy, Whitaker, Chalk, Swindle & Sawyer, LLP, Fort Worth, TX

11:15 a.m.

.50 hr

Finders and Angels and Angel Networks

Carol Bavousett Mattick, Attorney at Law, San Antonio, TX

Rex S. Whitaker, Baird, Crews, Schiller & Whitaker, P.C., Waco, TX

11:45 a.m. Pick Up Lunch Included in registration.

THURSDAY AFTERNOON

Presiding Officer:

Carol Bavousett Mattick, Attorney at Law, San Antonio, TX

LUNCHEON PRESENTATION

12:05 p.m.

.75 hr

Access to Capital by Non-Exchange Traded Companies: New Opportunities

R. Cromwell Coulson, OTC Markets Group Inc., New York, NY

Daniel Zinn, OTC Markets Group Inc., New York, NY

12:50 p.m. Break

1:00 p.m.

1.00 hr

Current Federal Enforcement Topics

Moderator:

Bill Nelson, Haynes and Boone, LLP, Houston, TX $\,$

Panelists:

Kit Addleman, Haynes and Boone, LLP, Dallas, TX David R. Woodcock, U.S. Securities and Exchange Commission, Fort Worth, TX 2:00 p.m.

.75 hr

State Regulatory Trends and Priorities

State securities regulators share insights regarding significant trends and priorities on current issues such as general solicitation in Rule 506 offerings, crowdfunding, and state regulation of investment advisers, including advisers to private funds.

Moderator:

Denise Voigt Crawford, Securities Consultant, Austin, TX

Panelists:

John Morgan, Texas State Securities Board, Austin, TX Ronak V. Patel, Texas State Securities Board, Austin, TX Joseph J. Rotunda, Texas State Securities Board, Austin, TX

2:45 p.m. Break

3:00 p.m.

1.25 hr

Disclosure Issues and Capital Formation Issues for Oil and Gas Companies

Discussion of current SEC disclosure and reporting issues facing oil and gas companies including implications of JOBS Act on access to public capital markets.

I. Bobby Majumder, Perkins Coie, LLC, Dallas, TX

4:15 p.m.

1.00 hr

Panel: Shareholder Oppression

Examination of Texas state court developments on shareholder oppression, including ramifications of *Ritchie v. Rupe*, contrasting Texas and Delaware in this context, and focusing on attorney liability exposure when counseling in the close corporation setting.

Moderator:

Marc I. Steinberg, SMU Dedman School of Law, Dallas, TX

Panelists:

Byron F. Egan, Jackson Walker L.L.P., Dallas, TX Paul R. Genender, K&L Gates LLP, Dallas, TX Douglas K. Moll, University of Houston Law Center, Houston. TX

5:15 p.m.

Adjourn to Reception

THANK YOU TO OUR RECEPTION SPONSORS

A focus on Emerging Growth Companies:

An opportunity to mix and mingle with fellow conference participants and speakers about this type of issuer, their challenges and other topics.

Note: The Texas State Securities Board and the U.S. Securities and Exchange Commission are not sponsoring the reception and their participation in the reception is not intended as an endorsement of the reception or the sponsors.

FRIDAY MORNING, FEB. 14, 2014

Presiding Officer:

Shawn M. Shillington, Baker Botts, Austin, TX

7:30 a.m. Conference Room Opens Includes continental breakfast.

8:30 a.m.

1.50 hr | 1.00 hr ethics

How Recent Fiduciary Duty Cases Affect Advice to Directors and Officers of Delaware and Texas Corporations

Boards of Directors continue to face difficult decisions and seek guidance from counsel as they respond to the challenges of both an economy that is in a slow recovery and new legislative and regulatory initiatives. The panel discusses the fiduciary issues that Directors and Officers face in the current M&A market and considers the lessons to be learned from recent decisions of courts in Delaware and Texas concerning the deference afforded Boards to run a sale process, the competing interests of holders of common and preferred stock and debt, the duties of controlling stockholders in a sale process and how to avoid conduct that is oppressive to minority shareholders. The panel addresses fiduciary issues regarding the executive compensation process, Director oversight duties, and dealings with activist stockholders. The discussion also encompasses fiduciary duties in the context of partnerships and limited liability companies, plus ethical considerations in light of the Courts' decisions.

Moderator:

Byron F. Egan, Jackson Walker L.L.P., Dallas, TX

Panelists:

James R. Griffin, Weil, Gotshal & Manges LLP, Redwood City, CA

Mark A. Morton, Potter Anderson & Corroon LLP, Wilmington, DE

Myron T. Steele, Potter Anderson & Corroon LLP, Former Chief Justice, Supreme Court of Delaware, Wilmington, DE

10:00 a.m.

Break

10:15 a.m.

1.00 hr

How Recent Fiduciary Duty Cases Affect Advice to Directors and Officers of Delaware and Texas Corporations, *continued*

11:15 a.m. .50 hr

Series LLC Securities Issues

Wayne Martin Whitaker, Whitaker Chalk Swindle & Schwartz PLLC, Fort Worth, TX

11:45 a.m. Pick Up Lunch Included in registration.

FRIDAY AFTERNOON

Presiding Officer:

Shanna Nugent, Attorney at Law, Addison, TX

LUNCHEON PRESENTATION

12:05 p.m.

.50 hr

A View From the SEC

12:35 p.m.

Break

12:45 p.m.

.50 hr

Stepping On and Off the Conveyor Belt: The Impact of the JOBS Act on Exchange Act Registration, Deregistration and Suspension Reporting

A focus on the new headcount rules to register and deregister under Section 12(g) and to suspend reporting under Section 15(d). New headcount rules for employee compensation plans and the impact of these changes on "Going Dark" are also addressed.

J. Rowland Cook, Winstead PC, Austin, TX

1:15 p.m.

1.00 hr | 1.00 hr ethics

Round Up the Usual Suspects: Aiding and Abetting Liability for Lawyers, Bankers and Accountants in Securities Transactions

When is a secondary actor liable for aiding and abetting securities fraud under state law? Is there any basis for aider and abettor liability under federal law? Does a conspiracy claim solve the problem? What do ethical lawyers need to do to avoid aiding a client's securities fraud? How does SLUSA's preemption of state court class actions factor into all of this? Experts answer these and other questions from both the plaintiff and defense perspectives.

Moderator:

Zachariah Wolfe, Schwartz, Junell, Greenberg & Oathout, LLP, Houston, TX

Panelists:

Noelle M. Reed, Skadden, Arps, Slate, Meagher & Flom LLP, Houston, TX Edward C. Snyder, Castillo Snyder, PC,

Edward C. Snyder, Castillo Snyder, PC, San Antonio, TX 2:15 p.m.

Overview of Shareholder Activism: Sabre Rattling, Proxy Fights and Vote No Campaigns

An overview of trends in shareholder activism including both the activist and the issuer perspectives on the issues that give rise to activist situations, and ways in which companies can avert activist situations altogether while being prepared in case an activist approaches the company.

1.00 hr

Moderator:

Stephen M. Gill, Vinson & Elkins LLP, Houston, TX

Panelists:

Kai H. Liekefett, Vinson & Elkins LLP, Houston, TX Edward T. McCarthy, D.F. King & Co., Inc., New York, NY

3:15 p.m.

Adjourn

Topics are current, informative panelist. Format is good; nice to hear from such exceptional and knowledgeable speakers.

Great content, great speakers

The quality of the speakers is excellent

This is an amazing conference.

The speakers and topics are all top-notch!

Good panels. Clearly they are experts on topics.

All great speakers—very knowledgeable, competent and entertaining enough to keep you interested. Great job to everyone involved in putting the program together.

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The University of Texas School of Law Attn. Registration PO Box 7759 Austin, TX 78713-7759

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Questions? 512.475.6700

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February 13-14, 2014

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Self-Parking:

\$4 per day for Dallas Bar members \$10 per day for non-Dallas Bar members

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Adolphus Hotel 1321 Commerce Street Dallas, Texas 800.221.9083

Special Room Rate: \$159

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KEY DATES

February 5, 2014

last day for early registration add \$50 for registrations received after this time

February 7, 2014

last day for cancellation (full refund)

February 10, 2014

last day for cancellation (partial refund) \$50 processing fee applied

February 13, 2014, 8:35 a.m.

Conference begins

REASONS TO ATTEND THE CONFERENCE ON SECURITIES REGULATION AND BUSINESS LAW

The 36th Annual Conference on Securities Regulation and Business Law features an expansive array of relevant topics for those representing or working for public or private companies on business, financial and governance matters, and provides a must-have set of materials and resources.

2014 program highlights include:

- · In-depth discussion and case study re-creation of JOBS Act legislation and the impact of Rule 506(c)
- · Analysis of liabilities for lawyers, bankers and accountants in securities transactions and the effect of SLUSA
- Coverage of how recent fiduciary duty cases affect advice to directors and officers of Delaware and Texas corporations
- Examination of relevant topics of federal enforcement and significant state regulatory trends and priorities
- Comprehensive look at the intersection between securities regulation and business law
- Earn up to 13.50 hours of credit, including 2.75 hours ethics
- Thursday Evening Reception focuses on Emerging Growth Companies—a great opportunity to mix and mingle with fellow participants and speakers about this type of issuer, their challenges and other topics

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