American Conference Institute’s

Managing Complex Litigation

The 6th National In-House Senior-Level Defense Litigation Forum

- Obtaining the best resolution
- Balancing litigation risk with business needs
- Minimizing downstream exposure

Experienced Jurists:

Hon. James M. Rosenbaum  
Chief Judge, U.S. Dist. Ct., D. Minn.

Hon. Harry D. Leinenweber  
U.S. Dist. Ct., N.D. Ill.

Hon. Keith Starrett  
U.S. Dist. Ct., S.D. Miss.

Hon. Kathleen McDonald O’Malley  
U.S. Dist. Ct., N.D. Ohio

Hon. Joseph J. Farnan, Jr.  
U.S. Dist. Ct., D. Del.

Featuring a DISTINGUISHED IN-HOUSE faculty from these industry leaders:

- Actelion Pharmaceuticals
- Air Products and Chemicals
- Altria Client Services
- American General Finance
- Circuit City Stores
- E.I. DuPont de Nemours & Company
- First Franklin Financial
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- Home Depot U.S.A.
- Host Hotels & Resorts
- JP Morgan Chase
- Kraft Foods Global
- LyondellBasell Industries
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- Purdue Pharma
- Primerica
- Schering-Plough
- The Coca-Cola Company
- Time

Plus, Government insights from:  
The Federal Trade Commission and the Securities and Exchange Commission

Defense Counsel Master Class - Friday, February 27, 2009

Managing Complex Class Action Litigation Challenges: Winning Strategies for Tackling Certification, Experts, Damages, International Class Actions, and CAFA

Sponsored By:

Dechert LLP

Media Partner:

Lex Mundi

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Overall… a 72% increase in class action activity…


Class action activity is on the rise. Companies across industries are being attacked on all sides with claims arising out of employment and labor practices, marketing and manufacturing procedures, as well as from fraud and government investigations. Whether brought as a single case, class action, or MDL, a complex case can take many forms. As an in-house litigation counsel, you wear many hats - business manager, legal advisor, and strategic problem-solver - all of which requires you to constantly balance legal obligations with commercial responsibilities.

DISTINGUISHED SENIOR-LEVEL SPEAKER FACULTY

Developed specifically to cater to your needs as an in-house counsel, ACI is proud to bring you, Managing Complex Litigation ‘09. By in-house counsel, for in-house counsel and building on the great success of last year’s program, this year’s installment will dig deeper into the key issues you confront when high-stakes, bet-the-company litigation is brought to your door. Attend this conference to learn what strategies your in-house peers have been utilizing to — more effectively manage rising e-discovery costs, structure a realistic litigation budget that also suits the needs of the case, evaluate and audit law firm and consultant relationships, respond to negative media publicity, and deal with multi-defendant actions.

BENCHMARK LITIGATION STRATEGIES WITH PEERS ACROSS INDUSTRIES

Featuring an insightful View from the Bench and a Government Panel with speakers from the FTC and the SEC, this year’s agenda has been revised to provide you with the most up-to-date and practical strategies for obtaining the most cost-effective resolution when managing complex litigation.

UNLIMITED NETWORKING OPPORTUNITY IN A CLOSED-DOOR SETTING

Also, add value to your experience by attending the Defense Counsel Master Class on Managing Complex Class Action Litigation Challenges: Winning Strategies for Tackling Certification, Experts, Damages, International Class Actions and CAFA. Join us during this session as seasoned defense counsel explore with you what strategies have won the day when challenging class certification, utilizing experts, seeking to prevent an award of punitive damages, and utilizing CAFA to seek the best jurisdiction for your case. Attend this event to learn what strategies veteran in-house litigators implore to successfully defeat their most complex case. Register by calling 888-224-2480; faxing your registration to 877-927-1563; or, registering online at www.americanconference.com/complexlit.

Co-Chairs
Milton Williams
Chief Compliance Officer
Deputy General Counsel
Time Inc.

James Condren
Senior VP & Associate General Counsel
JP Morgan Chase & Co

Speakers
Ariba D. Adams
Assistant General Counsel
Pfizer Inc.

Theodore L. Banks
Chief Counsel &
Senior Director Compliance Policy
Kraft Foods Global, Inc.

William P. Barnette
Counsel - Commercial Litigation
Home Depot U.S.A., Inc.

John Beisner
Head, Class Actions Mass Torts
and Aggregated Litigation Practice
Managing Partner, Washington, DC
O’Melveny & Myers LLP

Lauren Freeman-Bowsworth
Senior Counsel – Litigation
Scherer-Flounky Corporation

Andrew M. Calamari
Associate Regional Director
New York Regional Office
Securities and Exchange Commission

Courtney Camp Eals
Senior Counsel Litigation
Georgia-Pacific LLC

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U.S. District Court
District of Delaware

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Host Hotels & Resorts, Inc.

Cassandra George
Attorney
Purdue Pharma L.P.

Kenten T. Glazer
Deputy Director, Bureau of Competition
Federal Trade Commission

Perry S. Goldman
 Vice President, Legal Affairs
Atrium Pharmaceuticals US, Inc.

Kristina M. Latos
Associate General Counsel
PHH Mortgage Corporation

Hon. Harry D. Leinenweber
U.S. District Court
Northern District of Illinois

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Sr. Managing Litigation Counsel
The Coca-Cola Company

Mark M. Malovos
President, CEO & General Counsel
Fine Franklin Financial Corporation

Gary Marshall
Partner
Snell & Wilmer L.L.P.

Justin M. Miller
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Vice-Chair, Litigation Practice Group
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Co-Chair, Class Actions &
Complex Litigation Practice Group
Shook, Hardy & Bacon L.L.P.

John J. Mulderig
Vice President & Associate General Counsel
Almos Client Services, Inc.

Kathleen O’Connor
Partner
Dechert LLP

Hon. Kathleen McDonald O’Malley
U.S. District Court
Northern District of Ohio

Hon. James M. Rosenbaum
Chief Judge, U.S. District Court
District of Minnesota

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Deputy Chair of the Firm
Co-Chair, Mass Torts & Products Liability Practice Group
Dechert LLP

Peter Schneider
General Counsel
Primexia

Joseph Speelman
Associate General Counsel
Litigation, Security, Compliance
Lyondell Chemical

Hon. Keith Starrett
U.S. District Court
Southern District of Mississippi

Francis E. Tellegood
Director & Assistant General Counsel
Circuit City Stores, Inc.

Bruce Whitney
Chief Litigation Counsel
Aerospace & Chemical

Phoebe A. Wilkinson
Partner
Chadbourne & Parke LLP

Harvey J. Wolkoff
Chair, Complex Business Litigation Practice Group
Ropes & Gray

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**Agenda at a glance**

### Day One: Wednesday, February 25, 2009

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### Day Two: Thursday, February 26, 2009

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<td>Preparing For and Simultaneously Managing Parallel Government Litigation, Investigations, and Complex Civil Cases in a Changed Economic Environment</td>
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<td>Selecting and Auditing Law Firms and Consultants and Structuring Relationships on Your Terms</td>
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### Defense Counsel Master Class: Friday, February 27, 2009

9:00 am – 12:00 pm
Managing Complex Class Action Litigation Challenges: Winning Strategies for Tackling Certification, Experts, Damages, International Class Actions, and CAFA

The role of outside counsel in complex litigation is fundamental. Still, all too often, the focus of litigation conferences is on the outside counsel as opposed to the in-house counsel who manages the complex litigation day-to-day. Not this conference. Developed for you to cater to your specific needs as a litigator, business manager, and advisor, this Complex Litigation conference will focus purely on the challenges faced by the in-house defense counsel, brought to you by speakers who do what you do – everyday.

Take this opportunity to get practical, “real life” strategies for dealing with a difficult area. The conference will fill quickly – register now by calling 1-888-224-2480, or by faxing your registration to 1-877-927-1563. You can also register online at www.AmericanConference.com/complexlit.

We look forward to seeing you in New York City in February.

### Global Sponsorship Opportunities

ACI, along with our sister organization based in London, C5 Conferences, works closely with sponsors in order to create the perfect business development solution catered exclusively to the needs of any practice group, business line or corporation. With over 350 conferences in the United States, Europe, the Commonwealth of Independent States (CIS) and China, ACI/C5 Conferences provide a diverse portfolio of first-class events tailored to the senior level executive spanning multiple industries and geographies.

For more information about this program or our global portfolio of events, please contact:

**Wendy Tyler**

Group Leader & Business Development Executive
American Conference Institute
Tel: 212-352-3220 x242 | Fax: 212-220-4281
w.tyler@AmericanConference.com

### Expand Your Network

The complimentary ACI Alumni Program is designed to provide returning delegates with unique networking and learning opportunities beyond the scope of their conference experience.

Highlights include:

- Instantly access thousands of free presentations, PowerPoint’s and other event resources - Online!
- Make direct contact with fellow conference alumni
- Post a question or look for answers in our Industry Forums
- Join a live Industry Chat in progress
- Earn Forum points towards free conferences & workshops

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### Continuing Legal Education Credits

ACI certifies that this activity has been approved for CLE credit by the State Bar of California in the amount of 14.5 hours. An additional 3.0 credit hours will apply to workshop participation.

ACI has a dedicated team which processes requests for state approval. Please note that event accreditation varies by state and ACI will make every effort to process your request.

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Earn CLE Credits

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Day One: Wednesday, February 25, 2009

7:30 Registration and Continental Breakfast

8:15 Co-Chairs’ Opening Remarks

Milton Williams
Deputy General Counsel
Chief Compliance Officer
Time Inc. (New York, NY)

James Condren
Senior VP & Associate General Counsel
JP Morgan Chase & Co. (New York, NY)

8:30 Establishing Yourself as an Invaluable Asset to the Company When Faced by Complex Litigation

Bruce Whitney
Chief Litigation Counsel
Air Products and Chemicals, Inc. (Allentown, PA)

Kristina M. Larose
Associate General Counsel
PHH Mortgage Corporation (Mount Laurel, NJ)

Theodore L. Banks
Chief Counsel & Senior Director, Compliance Policy
Kraft Foods Global, Inc. (Northfield, IL)

- Creating a repoire with the “right” executives and management that will demonstrate your knowledge, capabilities and unique value to the company in handling complex cases
- Maintaining an open line of communication across business units when making critical business and legal decisions that will facilitate collaboration and buy-in in the decision making process
- Knowing what the individual strengths and weaknesses are of your team and how to best utilize each person’s individual expertise when managing a complex case
- Managing employees in a manner that will instill individual accountability, while also allowing for frank discussion of litigation strategies
- Tips for discussing sensitive and difficult issues with management
- Balancing your role as a zealous advocate with your responsibility as a counselor and legal advisor

9:30 Utilizing Early Case Assessment to Calculate Business and Legal Risks and Balancing Expenditures to Develop a Realistic Litigation Budget

Lauren Freeman-Bosworth
Senior Counsel, Litigation
Schering-Plough Corporation (Kenilworth, NJ)

Peter Schneider
General Counsel
Primerica (Atlanta, GA)

- Conducing an early case assessment in order to weigh the facts and evidence of each case as a means for assigning a level of risk and making early strategic decisions
  - financial risk including a projection of damages
  - reputational risk
  - vulnerability of future litigation
  - likelihood of achieving success
- Translating the risks associated with litigation into a cost measurement tool for calculating your budget
- Balancing the costs and benefits of early settlement or other early action against the expense of e-discovery and litigation
- Accounting for anticipated and unanticipated costs of litigation by creating a financial buffer zone
- Incorporating a reserve analysis into your litigation assessment to determine when the cost of settlement (or litigation) should be accrued

- Creating a reasonable timeline for re-assessment and re-allocation of resources in your budget
- Utilizing disposal and analysis of consumer complaints as a pre-litigation strategy

10:45 Morning Refreshment Break

11:00 E-Discovery Benchmarking Practices: Adopting and Implementing a Cost-Effective and Compliant E-Discovery Plan

Kevin Gallagher
Assistant General Counsel
Host Hotels & Resorts, Inc. (Bethesda, MD)

Cassandra George
Attorney
Purdue Pharma L.P. (Stamford, CT)

By the date of this conference, the e-discovery amendments will have been in effect for more than two years. Nevertheless, as a senior-level, in-house counsel with responsibility for overseeing all aspects of litigation in complex, multi-party cases, it is difficult to know exactly what the best method is for handling e-discovery in a particular case. During this session, your peers will discuss with you what strategies they have found to be most efficient and cost-effective in managing the e-discovery process in complex cases. A rare opportunity to benchmark your own practices against those of your peers, take note during this session as your colleagues share with you best practices for:

- Shaving off e-discovery costs during complex cases, while still complying with judges’ orders and opposing counsel’s requests
- Establishing ideal timelines for maintaining and destroying electronically-stored information – before, during and after litigation
- Mobile information management – handling information stored on a company-owned vs. an employee-owned blackberry, cell phone, laptop, home computer or other device
- Protecting privileged, confidential and sensitive information during the discovery process
- Garnering a consensus among multi-defendants that will move the trial forward to a beneficial defense outcome

12:15 Networking Lunch

1:30 Minimizing Liability Risk in Multi-Defendant Actions

Joseph F. Speelman
Associate General Counsel - Litigation, Security, Compliance
Lyondell Basell Industries (Houston, TX)

Perry S. Goldman
Vice President, Legal Affairs
Actelion Pharmaceuticals US (South San Francisco, CA)

- Keeping all defendants on the same page, particularly where there are difficult cross-liability issues at stake
- Crafting a joint defense agreement among multiple defendants that minimizes your liability
- Identifying mechanisms for preserving various causes of action among multiple defendants at the outset and during litigation
- Strategies for seeking indemnity from co-defendants
- Organizing and deferring disputes among initial defendants and prospective third party defendants to avoid cross claims and other third party from being brought in the case-in-chief

1:45 Afternoon Coffee Break

2:45 Defense Strategies for Venue Transfer in Complex Litigation Matters: Evaluating Your Options to Obtain the Most Favorable Forum

John J. Mulderig
Vice President and Associate General Counsel
Altria Client Services Inc. (New York, NY)

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William P. Barnette
Counsel – Commercial Litigation
Home Depot U.S.A., Inc. (Atlanta, GA)

Ezra D. Rosenberg
Deputy Chair of the Firm
Co-Chair, Mass Torts & Products Liability Practice Group
Dechert LLP (Princeton, NJ)

- Accounting for venue considerations triggered by CAFA when dealing with multiple filings in various jurisdictions
- Evaluating when and if it is appropriate to file a motion based on forum non conveniens as opposed to seeking MDL
- Conducting a removal calculation based on forum state certification rules
- Measuring the financial and long term impact on the company of trying individually vs. consolidation vs. MDL
- Considering the potential for prejudicial impact on other pending or future litigation
- Evaluating the class size as an MDL, consolidated action or class action
- What is the potential for a prejudicial impact on other pending litigation?
- How should mass litigation involving aggregation of claims be handled?
- Knowing when to synchronize parallel proceedings brought in multiple state courts in order to facilitate overall efficiency during litigation – discovery, trial, motions
- Strategies for winning your case in a defense hostile jurisdiction
- Protecting against the forum shopper

4:00 Judicial Views on Case Management, Communication and Current Trends in Complex Litigation

The Honorable James M. Rosenbaum
Chief Judge, United States District Court
District of Minnesota (Minneapolis, MN)

The Honorable Harry D. Leinenweber
United States District Court
Northern District of Illinois (Chicago, IL)

The Honorable Kathleen McDonald O’Malley
United States District Court
Northern District of Ohio (Cleveland, OH)

The Honorable Joseph J. Farnan, Jr.
United States District Court
District of Delaware (Wilmington, DE)

The Honorable Keith Starrett
United States District Court
Southern District of Mississippi (Hattiesburg, MS)

Moderator:
Stephen J. McConnell
Vice-Chair, Litigation Practice Group
Dechert (Philadelphia, PA)

Featuring jurists from key jurisdictions known for their heavy complex litigation dockets, this session will provide a unique opportunity for you to learn how judges interpret, analyze and come to a decision on your case. Overseeing MDLs, class actions and other complex, multifaceted cases on a daily basis, this session is a prime opportunity for in-house counsel to hear what judges prefer and dislike, what their insights are on trying individually vs. consolidation vs. MDL, what is the potential for a prejudicial impact on other pending or future litigation, how should mass litigation involving aggregation of claims be handled, knowing when to synchronize parallel proceedings brought in multiple state courts in order to facilitate overall efficiency during litigation – discovery, trial, motions, strategies for winning your case in a defense hostile jurisdiction and protecting against the forum shopper.

5:30 Conference Adjourns to Day Two

5:30-6:30 Cocktail Reception

hosted by Dechert LLP

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1:30 Exit Strategies and ADR: Utilizing Arbitration, Mediation or Settlement to Resolve the Complex Case

James K. McMurray
Deputy General Counsel
American General Finance, Inc. (Evansville, IN)

James Condren
Senior VP & Associate General Counsel
JP Morgan Chase & Co. (New York, NY)

- Evaluating early on what your options are for obtaining an efficient resolution that will minimize future litigation risk
- defining from the outset what a speedy and cost-effective resolution will look like
- Examining the associated costs of arbitration vs. litigation or settlement
- measuring the cost of settlement against the likelihood of achieving success at trial
- How are mandatory pre-dispute arbitration clauses being interpreted and handled by the courts in various jurisdictions?
- tips for crafting legally enforceable terms and provisions that will withstand judicial scrutiny

2:30 Securing and making certain that your company has adequate insurance protection for complex litigation

- conducting a gap analysis to determine what you have vs. what you need based on the litigation environment in your industry
- understanding the terms of your coverage
  - what happens once the retention is gone?
  - how will reimbursement be handled?
  - selection of outside counsel
  - what is the protocol for notifying the carrier once litigation ensures?
- Determining what your insurance team should look like – identifying the role of the --
  - broker
  - insurance counsel
  - outside counsel
- Assessing when your company is at risk
- Handling multiple parties in conjunction with your insurance coverage
- Working through settlement with the carrier

2:45 Afternoon Refreshment Break

3:00 Managing the Media Frenzy and Developing a Public Response in High-Profile Complex Cases

Milton Williams
Deputy General Counsel
Chief Compliance Officer
Time Inc. (New York, NY)

Atiba D. Adams
Assistant General Counsel
Pfizer Inc. (New York, NY)

- Developing a strategy to address publicity issues that arise when a case is filed without prior warning
- identifying the “right” person to handle press inquiries and what information should be divulged
- synchronizing your message with corporate media communication
- conducting an internal audit to evaluate whether a systemic issue exists or if litigation was triggered by a one-time incident
- coordinating a rebuttal response to address plaintiff exploitation of an isolated incident in a class action controversy
- responding to negative internet publicity – tips for preserving business and customer relationships during high publicity litigation
- Balancing your public media response with the duty to share information with senior management, employees, and shareholders
- ethical considerations of disclosure – determining what you know, when you know it, and how to disclose the information
- Insights on how to better manage the media response to prevent collateral damage
- Cutting negative jury perceptions of the corporate defendant

3:45 Remaining Within Ethical Guidelines Before, During and After Litigation Ensues

John Lewis, Jr.
Sr. Managing Litigation Counsel
The Coca-Cola Company (Atlanta, GA)

Francis E. Telegadas
Director & Assistant General Counsel
Circuit City Stores, Inc. (Richmond, VA)
• Remaining within ethical guidelines when contacting the putative class
  • evaluating the permissibility of arranging “side deals”
  • with objects in the plaintiff class
• contacting individual class members personally to make
  an offer to settle
• Evaluating unique ethical issues that arise in the context of settlements
  • addressing conflicts of interest in –
  • mass settlements
• settlements that restrict future practice
• Dealing with ethical considerations of joint defense groups
  • confidentiality
  • conflicts of interest
• Avoiding assisting plaintiff’s counsel when he/she is engaged in unethical behavior

4:45 Co-Chairs’ Closing Remarks
5:00 Conference Concludes

Friday, February 27, 2009
Defense Counsel Master Class
9:00 am – 12:00 pm (Registration begins at 8:30 am)

Managing Complex Class Action Litigation Challenges: Winning Strategies for Tackling Certification, Experts, Damages, International Class Actions, and CAFA

John Beisner
Head, Class Action, Mass Torts and Aggregated Litigation Practice
Managing Partner, Washington, DC
O’Melveny & Myers LLP (Washington, DC)

Harvey J. Wolkoff
Chair, Complex Business Litigation Practice Group
Ropes & Gray LLP (Boston, MA)

James P. Muehlberger
Co-Chair, Class Actions & Complex Litigation Practice Group
Shook, Hardy & Bacon L.L.P. (Kansas City, MO)

Phoebe A. Wilkinson
Partner
Chadbourn & Parke LLP (New York, NY)

Preserving the litigation budget without tarnishing the corporate reputation are of paramount importance to your client. Consistently refining your litigation skills and staying abreast of what the most effective arguments are for tackling certification, utilizing experts, arguing against damages and defending against internal class actions are achieving a beneficial outcome for your client with the addition of CAFA into this equation and recent caselaw developments in various jurisdictions, one must be astutely aware of how all of these various issues intertwine to ultimately affect the disposition of your case.

Join us during this session as seasoned defense counsel experienced in the intricacies of managing complex litigation discuss with you what strategies they have found to be most effective when engaging in the intricacies of managing complex litigation. Issues to be discussed include:

Class Certification and the Use of Experts
• Quashing class certification and arguing for de-certification
• ensuring that the court is weighing evidence in the record
• arguing for review of the merits of the case at the class certification stage
• proven arguments for defeating class cert particularly in the face of a bad factual or political climate
• considering the strategic timing for seeking to decertify a class
• developing a persuasive argument to the court when dealing with a judge who is unwilling to consider non-certification or de-certification of the class
• Convincing the court to allow experts to testify at the class certification stage
• attacking the plaintiff’s case by utilizing experts to undermine the science and facts behind the claim
• effective models for communicating issues of a complex scientific and technical to the court
• tips for precluding the use of experts at the certification stage when it is detrimental to your position
• determining when and if it is appropriate to share experts with other defendants in order to prevent conflicting positions at trial
• Combating the use of the class action as a tool for determining which classes should be further pursued as viable litigation based on certification
• Weighing the pros and cons of seeking summary judgment in advance of the certification hearing

Punitive Damages
• Trying a case when punitive damages have been certified for class treatment
• Negotiating the jury instruction with opposing counsel to ensure that prejudicial information is eliminated from consideration during deliberation of punitive damages
  • tactfully instructing jurors not to take cases or other information outside the scope of the case being litigated
  • into account when calculating punitive damages
  • delineating what evidence can be considered when crafting a punitive damage award
• assessing the impact of ALI’s draft proposal on the Principles of the Law on Aggregate Litigation and its effect on your punitive damages instruction
• narrowly defining wildcard factors in calculating punitive damages
  • potential harm to the plaintiff
  • - corporate wealth
• Resolving inconsistent judicial resolution of Campbell/ BMW principles in evaluating punitive damage awards
• Making a creative and convincing argument for excessiveness when asserting a motion for a new trial post-damages award

Class Actions Removals After CAFA
• Strategic considerations when deciding whether to remove on CAFA or other grounds
• How are the courts interpreting the exceptions to CAFA jurisdiction
• Defending remand motions under CAFA
• Tactical use of experts and evidence in the removal/remand context
• Lessons learned from the Katrina Canal Litigation in relation to transfer under CAFA
• what effect can state involvement in a complex matter as a plaintiff have on your removal strategy?
• wow is 11th amendment sovereign immunity been utilized by states in various jurisdictions in class action cases?

Bracing for the Emergence of the International Class Action
By the beginning of next year, most of Europe will have adopted a rule allowing for the use of the class action. Yet, as forein counties grapple with other issues associated with the class action, such as contingency fees, cross-border discovery and the use or lack of the jury trial, many of these cases are finding their way back to the U.S. Learn what steps you should take before, during and after an international class action is brought against your client. Jurisdictions to be discussed include:

• Canada
• Australia
• Europe
• Israel
• South Africa
• China
## REGISTRATION FORM

### PRIORITY SERVICE CODE

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### ATTENTION MAILROOM: If undeliverable to addressee, please forward to:

- Litigation Counsel, VP Litigation, Counsel

### CONFERENCE CODE: 729L09-NYC

☐ YES! Please register the following delegate for Managing Complex Litigation

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### ORGANIZATION

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### ADDRESS

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### CITY

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### TELEPHONE

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### EMAIL

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### CORPORATE COUNSEL

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### PRIVATE PRACTICE ATTORNEYS

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### CONSULTANTS & SERVICE PROVIDERS

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### PRIORITY SERVICE CODE

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### CONFERENCE CODE: 729L09-NYC

- Conference Only: $1395
- Conference & Workshop: $1895

### PRIVATE PRACTICE ATTORNEYS

- Conference Only: $1995
- Conference & Workshop: $2495

### CONSULTANTS & SERVICE PROVIDERS

- Conference Only: $2195
- Conference & Workshop: $2595

### PAYMENT

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### SIGNATURE

(for credit card authorization and opt-in marketing)

☐ I have enclosed my check for $ made payable to American Conference Institute (T.I.N.—98-0116207)

☐ Wire Transfer ($USD)

☐ Please quote the name of the attendee(s) and the event code 729L09 as a reference.

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