



E-DISCOVERY IN HEALTH CARE LITIGATION

Co-presented by DRI's Medical Liability and Health Care Law Committee and E-Discovery Committee

This webconference is designed to help health care litigators understand how federal and state e-discovery requirements can adversely impact their clients under the current law. This course will cover the basic e-discovery requirements in the face of technological advances such as electronic health records and e-prescribing systems. Finally, the conference will survey pressing liability issues in the health care industry that arise from the use of information technologies, of which every health care litigator should be aware.

Who Should Attend

- Medical malpractice and health care defense attorneys and paralegals who need a baseline understanding of the e-discovery rules as they apply to the industry
- In-house attorneys and paralegals in the industry who need a greater understanding of their role in the e-discovery process

What You Will Learn

- An understandable application of the e-discovery rules to medical malpractice and health care litigation
- How to prepare yourself for the mandatory Rule 16 conference, and what practitioners will need to know from health care clients prior to this conference
- The interplay between HIPAA regulations and e-discovery rules
- Hot topics and new developments in e-discovery related to the health care industry

The State Bar of California has approved this webconference for CLE credit. Please visit www.dri.org for accreditation in your state and links to all state bar associations.

Register Now!

The webconference combines clear, reliable, high-quality audio via toll-free telephone connections with visual content displayed via the Internet. One price per site/office—invite as many people as you want! All you need is a speakerphone and your PC (with optional projector).

Webconference Registration Fees*

\$150 Member \$180 Non-Member

Take advantage of these attractive discounts!

1–5 offices — regular price per site/office
6–10 offices — \$20 off registration fee per site/office
11+ offices — \$25 off registration fee per site/office

Phone your registration and credit card information to KRM at 800.775.7654 or

[CLICK HERE TO REGISTER ONLINE.](#)

*International Participants: Additional phone charges may apply. Please call KRM Information Services at 715.833.5426 for exact costs.

Tuesday, June 17, 2008

3:00 p.m. – 4:30 p.m. Eastern

2:00 p.m. – 3:30 p.m. Central

1:00 p.m. – 2:30 p.m. Mountain

12:00 p.m. – 1:30 p.m. Pacific



Chad P. Brouillard practices at the law firm of Bloom & Buell in Boston, where he focuses on the medical liability defense of health care providers. He authored the November 2007 article “The Impact of E-Discovery on Health Care Litigation” in DRI’s *For The Defense*. He has lectured on e-discovery in the health care industry for numerous health care institutions, medical organizations, physicians and their insurers.



Kathleen D. Leslie is a partner in the Baltimore firm of Whitney & Bogris LLP. Her practice includes local and national defense of health care entities, medical device and pharmaceutical corporations, and product manufacturers.

Mr. Brouillard and Ms. Leslie serve as the E-Discovery Committee liaison to the Medical Liability and Health Care Law Committee.