IN-HOUSE AND EXPERT SPEAKERS INCLUDING

PROFESSOR TOM BAKER
UNIVERSITY OF PENNSYLVANIA LAW SCHOOL

ROBERT B. DUBOSE
RANDY J. MANILOFF
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AUTHORS

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AON RISK SERVICES

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GEORGIA SUPREME COURT

DAVID TURNER
STATE FARM INSURANCE

PROFESSOR
ELLEN WALDMAN
THOMAS JEFFERSON SCHOOL OF LAW

REASONS TO ATTEND

- Discuss cutting-edge issues with nationally recognized insurance coverage counsel, judges and mediators
- Learn about the American Law Institute's proposed "Principles of the Law of Liability Insurance" from the project reporter and advisers
- Hear a retired state supreme court chief justice discuss judicial perspectives on coverage and bad faith cases
- Learn new practice skills and litigation techniques for the digital age
- Network nationally with peers and clients, while earning up to 12 hours of CLE credit, including 1 hour of ethics credit, and enjoying the holiday season in New York City

DRI DELIVERS RESOURCES TO BUILD YOUR PRACTICE
DRI’s Insurance Coverage and Practice Symposium is the premier professional educational event on the subject of insurance coverage and claims. This year’s faculty is comprised of distinguished law professors and authors, top insurance coverage attorneys and insurance industry leaders, who will provide insightful education and training on some of the most important insurance coverage and claims issues facing coverage attorneys and the insurance industry today. The symposium also provides an excellent opportunity for networking in New York City during the holidays with some of the best practitioners and professionals in the insurance coverage and claims arena.

Program Chair
F. Lane Finch, Jr.

Program Co-Vice Chair
Kate Browne

Program Co-Vice Chair
Rina Carmel

Committee Chair
Michael M. Marick

Law Institute
Michael F. Aylward

Presented by
DRI’s Insurance Law Committee

WHAT YOU WILL LEARN

- The year’s 10 most significant coverage opinions
- How new and traditional policy language may respond to emerging computer and privacy claims
- How to communicate effectively through electronic media
- The ethics of negotiation in mediation
- Coverage issues following the trends in climate change litigation
- How to deal with claims under high deductible and high SIR policies
- Hot issues in professional liability coverage
**PROGRAM SCHEDULE**

**WEDNESDAY, DECEMBER 5, 2012**

6:00 p.m.  Registration

6:00 p.m.  Networking Reception

**THURSDAY, DECEMBER 6, 2012**

7:00 a.m.  Registration

7:00 a.m.  Continental Breakfast
*Sponsored by Jeff Kichaven Commercial Mediation*

7:00 a.m.  First-Time Attendees Breakfast
*Michael M. Marick, Insurance Law Committee Chair*

8:00 a.m.  Welcome and Introduction
*Michael F. Aylward, Morrison Mahoney LLP, Boston, Massachusetts*

8:00 a.m.  Welcome and Introduction
*Michael M. Marick, Meckler Bulger Tilson Marick & Pearson LLP, Chicago, Illinois*

8:00 a.m.  Welcome and Introduction
*F. Lane Finch, Jr., Hand Arendall LLC, Birmingham, Alabama*

8:15 a.m.  Top Ten Insurance Decisions of 2012
*Mr. Maniloff’s annual summary of the year’s 10 most significant coverage decisions is widely read in the industry. He will release his 12th annual edition, and you will be the first to hear his insights and commentary, as well as some prognostication about some of the significant coverage appeals expected to be decided in 2013.*

8:15 a.m.  Top Ten Insurance Decisions of 2012
*Randy J. Maniloff, White and Williams LLP, Philadelphia, Pennsylvania*

9:10 a.m.  Does the “Reasonably Debatable” Doctrine Have a Future?
*Recent rulings from California and elsewhere have significantly eroded what traditionally has been a major insurer bulwark against bad faith claims. Experienced trial counsel will discuss what remains of the “reasonably debatable” doctrine and how insurers can most effectively assert it in extracontractual disputes with insureds. The use of expert testimony in the context of this debate will also be addressed.*

9:10 a.m.  Does the “Reasonably Debatable” Doctrine Have a Future?
*Maria Louise “Ria” Cousineau, Sedwick LLP, Los Angeles, California*

10:00 a.m.  Refreshment Break
*Sponsored by Hurwitz & Fine PC*

10:15 a.m.  Changing Times, Shifting Risks: Coverage Issues in High Self-Insured Retentions and High Deductible Policies
*High self-insured retentions and deductibles give insureds more control over their loss programs and the potential to save premium dollars. They also create issues for insurers, as disputes arise over control of defense, exhaustion, allocation and settlement logistics. Counsel will explore the context in which these issues arise and how courts around the country are addressing them.*

10:15 a.m.  Changing Times, Shifting Risks: Coverage Issues in High Self-Insured Retentions and High Deductible Policies
*Deborah M. Minkoff, Cozen O’Connor, Philadelphia, Pennsylvania*

10:15 a.m.  Changing Times, Shifting Risks: Coverage Issues in High Self-Insured Retentions and High Deductible Policies
*Deborah M. Minkoff, Cozen O’Connor, Philadelphia, Pennsylvania*

11:10 a.m.  The Principles of the Law of Liability Insurance
*In 2010, the influential American Law Institute embarked on an ambitious project to create “principles” of liability insurance to guide insurers, insureds and courts. As the project nears its midpoint, the ALI reporter and key participants will discuss the issues addressed to date, the project's current status, and what effect it may have on insurance coverage litigation.*

11:10 a.m.  The Principles of the Law of Liability Insurance
* Şubat M. Marick, Meckler Bulger Tilson Marick & Pearson LLP, Chicago, Illinois*

11:10 a.m.  The Principles of the Law of Liability Insurance
*丰胸 L. Neumeier, Morrison Mahoney LLP, Boston, Massachusetts*

11:10 a.m.  The Principles of the Law of Liability Insurance
*Douglass R. Richmond, Aon Risk Solutions, Chicago, Illinois*

12:00 p.m.  Lunch (on your own)
1:15 p.m.  
**Appellate Advocacy and Climate Change Coverage Litigation**

Lead appellate and trial counsel in the landmark case *Steadfast v. AES* will discuss the potential impact of the Virginia Supreme Court’s ruling in this first-ever climate change coverage suit. The panel will discuss so-called “global warming liability” suits, trends in courts’ definitions of what constitutes an “occurrence,” and how insurance issues can be presented most effectively on appeal.

**The Honorable Leah Ward Sears (Ret.), Schiff Hardin LLP, Atlanta, Georgia**  
**William F. Stewart, Nelson Levine de Luca & Hamilton LLC, Blue Bell, Pennsylvania**

2:10 p.m.  
**The Worm That Byte Me: Emerging Data Breaches, Invasion of Privacy Claims and Cyber Crimes**

As computers become ever more deeply embedded in our daily personal and commercial interactions, the incidence of computer hacking, data breaches and other alleged privacy invasions has proliferated. Mr. Foy will take an in-depth look at whether coverage for such losses is available under traditional policies, and discuss how new insurance products might respond to these claims.

**Matthew S. Foy, Gordon & Rees LLP, San Francisco, California**

3:05 p.m.  
**Refreshment Break**

*Sponsored by Zelle McDonough & Cohen LLP*

3:20 p.m.  
**Your Mind Online: New Legal Communication Skills for the Rewired Brain**

In a time when more judges, court staff and clients are reading briefs and cases on computer screens, research is demonstrating that screen reading changes the way readers process information. The author of *Legal Writing for the Rewired Brain: Persuading Readers in a Paperless World* will explain these changes and propose new tools to inform and persuade electronic readers effectively.

**Robert B. Dubose, Alexander Dubose & Townsend LLP, Houston, Texas**

4:10 p.m.  
**Employment Practices Liability Coverage: The Slumbering Giant**

Employment-related claims are now the single largest source of litigation in federal courts. How are such claims being treated under conventional CGL policies and increasingly common EPL policies and endorsements? Counsel will discuss “claims made” issues, intentional harm exclusions and inferred intent, “other insurance” provisions, and coverage for sexual misconduct in the workplace.

**Laura A. Foggan, Wiley Rein LLP, Washington, D.C.**

5:00 p.m.  
**Insurance Law Committee Meeting (open to all)**

6:00 p.m.  
**Networking Reception**

*Sponsored by RGL Forensics*

7:00 p.m.  
**Dine-Arounds**

Join colleagues and friends at selected restaurants for dinner *(on your own).* More details on-site.

**FRIYDAY, DECEMBER 7, 2012**

7:00 a.m.  
**Registration**

7:00 a.m.  
**Continental Breakfast**

7:00 a.m.  
**In-House to In-House Breakfast**

*Sponsored by DRI Corporate Counsel Committee*

8:05 a.m.  
**Hot Issues in Professional Liability Coverage: Lessons from the DRI Compendium**

Top coverage attorneys have compiled DRI’s upcoming 50-state compendium on professional liability coverage issues. This panel will delve into emerging issues identified in the compendium and discuss significant trends in this area, including whether a claim involves “professional services” and, thus, whether it implicates E&O or CGL policies; whether claims are related; when an insured has sufficient prior knowledge of a claim for an insurer to decline coverage; and timing requirements for reporting claims.

**Moderator**  
**Mark E. Cohen, Zelle McDonough & Cohen LLP, Boston, Massachusetts**
Panel

R. Steven Rawls, Butler Pappas Weihmuller Katz Craig LLP, Tampa, Florida
Kurt M. Zitzer, Meagher & Geer PLLP, Phoenix, Arizona

9:00 a.m.  The New ABCs of Toxic Torts: What Coverage Lawyers Need to Know About Toxic Tort Bodily Injury Claims

From asbestos to benzene to carbon nanotubes, toxic torts arise in many forms and present diverse coverage problems. Ms. Santana will present effective strategies for assessing today’s state of the art medical and exposure evidence; analyzing discovery plans, expert testimony, case status reports and settlement recommendations; and crafting defense and indemnity agreements between an insured and its defending insurers.

Carmen Santana, Berkes Crane Robinson & Seal LLP, Los Angeles, California

10:00 a.m.  Refreshment Break

10:15 a.m.  Current Procedural Strategies and Issues in Coverage Litigation

Whether, when and how to file a declaratory judgment action can profoundly influence the outcome of a coverage dispute. This session will cover the practical and legal implications of declaratory judgments. You will learn about procedural pitfalls associated with these actions, removal, and intervention, with a deeper look at strategy considerations and the discretionary nature of the relief available.

Chauntis T. Jenkins, Porteous Hainkel and Johnson LLP, New Orleans, Louisiana
E. Ford Stephens, Christian & Barton LLP, Richmond, Virginia

11:00 a.m.  Candor and Honesty in Seeking Peace: The Ethics of Negotiation in Mediation

The ethical principles and norms of negotiating while mediating disputes will be examined from both the attorneys’ and mediator’s perspectives. How much factual information must be disclosed in response to a mediator’s questions?

What is the nature and extent of a party’s obligation to negotiate in good faith? May the mediator seek disclosure of the parties’ settlement authority? What ethical issues are implicated by a mediator’s request for a prospective waiver of liability, or by law that limits an attorney’s malpractice exposure for mediation-related errors and omissions?

Jeff Kichaven, Jeff Kichaven Commercial Mediation, Los Angeles, California
Deborah Masucci, American International Group Inc., New York, New York
Ellen Waldman, Thomas Jefferson School of Law, San Diego, California

12:00 p.m.  Discovery Traps for the Unwary in Coverage Cases

The tidal wave of discovery in today’s coverage and bad faith cases can be overwhelming. Dealing with the deluge is the subject of this in-depth look at current law and emerging trends, which will discuss protecting the insurer from intrusive inquiries; privilege issues; and document preservation in the digital age, including smartphone data, social media and metadata. It is not just a myth that discovery wins cases, so knowing how to avoid potential traps allows insurers to be best positioned for success in litigation.

Jonathan L. Schwartz, Lewis Brisbois Bisgaard & Smith LLP, Chicago, Illinois
David Turner, CPCU, IPI, State Farm Insurance, Bloomington, Illinois

12:45 p.m.  Navigating “Other Insurance” Disputes

When is one policy in excess of another? What factors are considered in prioritizing coverage? Can an insured “target” one insurer to the exclusion of others? These issues often arise in construction defect claims, especially when additional insureds and indemnity claims enter the picture. Counsel will walk us through the current legal landscape and propose practical solutions for controlling these risks.

Shaun McParland Baldwin, Tressler LLP, Chicago, Illinois

1:30 p.m.  Adjourn
GENERAL INFORMATION

CLE/CLAIMS ADJUSTERS ACCREDITATION
This seminar has been approved for MCLE credit by the State Bar of California in the amount of 12 hours, including 1 hour of ethics credit. Accreditation has been requested from every state with mandatory continuing legal education (CLE) requirements. Certificates of attendance will be provided to each attendee. Attendees are responsible for obtaining CLE credits from their respective states. Application has been made for continuing education for claims adjusters. Credit availability and requirements vary from state to state; please check the DRI website at www.dri.org for the latest information for your state.

REGISTRATION
The registration fee is $745 for members and those who join DRI when registering and $975 for nonmembers. The registration fee includes course materials, continental breakfasts, refreshment breaks and networking receptions. If you wish to have your name appear on the registration list distributed at the conference and receive the course materials in advance, DRI must receive your registration by November 16, 2012 (please allow 10 days for processing). Registrations received after November 16, 2012, will be processed on-site.

REFUND POLICY
The registration fee is fully refundable for cancellations received on or before November 16, 2012. Cancellations received after November 16 and on or before November 23, 2012, will receive a refund, less a $50 processing fee. Cancellations made after November 23 will not receive a refund, but the course materials on CD-ROM and a $100 certificate good for any DRI seminar within the next 12 months will be issued. All cancellations and requests for refunds must be made in writing. Fax to DRI’s Accounting Department at 312.795.0747. All refunds will be mailed within four weeks after the date of the conference. Substitutions may be made at any time without charge and must be submitted in writing.

HOTEL ACCOMMODATIONS
A limited number of discounted hotel rooms have been made available at the Sheraton New York Hotel, 811 7th Avenue on 53rd Street, New York, New York 10019. For reservations, visit www.dri.org and go to the Insurance Coverage and Practice Symposium page or contact the hotel directly at 212.581.1000. Please mention the DRI Seminar to take advantage of the group rate of $399 Single/Double. The hotel block is limited and rooms and rates are available on a first-come, first-served basis. You must make reservations by November 13, 2012, to be eligible for the group rate. Requests for reservations made after November 13 are subject to room and rate availability.

SPECIAL DISCOUNTS

GROUP DISCOUNT
The first and second registrations from the same firm or company are subject to the fees outlined previously. The registration fee for additional registrants from the same firm or company is $695, regardless of membership status. All registrations must be received at the same time to receive the discount.

IN-HOUSE COUNSEL
In-house counsel are eligible for free registration to DRI seminars. In-house counsel are defined as licensed attorneys who are employed exclusively by a corporation or other private sector organization for the purpose of providing legal representation and counsel only to that corporation, its affiliates and subsidiaries. In order to qualify for free registration, the individual must also be a DRI member and a member of DRI’s Corporate Counsel Committee. Offer excludes the DRI Annual Meeting.

CLAIMS EXECUTIVES
Any DRI member employed as a claims professional by a corporation or insurance company, who spends a substantial portion of his or her professional time hiring or supervising outside counsel in the representation of business, insurance companies or their insureds, associations or governmental entities in civil litigation, will be entitled to free attendance at any DRI seminar. Offer excludes DRI Annual Meeting.

TRAVEL DISCOUNTS
DRI offers discounted meeting fares on various major air carriers for DRI’s Insurance Coverage and Practice Symposium attendees. To receive these discounts, please contact Hobson Travel Ltd., DRI’s official travel provider, at 800.538.7464. As always, to obtain the lowest available fares, early booking is recommended.

The taping or recording of DRI seminars is prohibited without the written permission of DRI. Speakers and times may be subject to last-minute changes.

DRI policy provides there will be no group functions sponsored by others in connection with its seminars.
Michael F. Aylward is a senior partner in the Boston office of Morrison Mahoney LLP, where he chairs the firm’s complex insurance claims group. A former chair of DRI’s Insurance Law Committee and a former DRI board member, Mr. Aylward is presently serving as vice chair of DRI’s Law Institute. He has also taken a leading role in the defense bar, including leadership positions in the FDCC, the IADC and the DRI Insurance Roundtable.

Tom Baker is the William Maul Measey Professor at the University of Pennsylvania Law School in Philadelphia. His research employs historical and social scientific methods to bridge law and practice in relation to insurance, risk and responsibility. Professor Baker is the author of Ensuring Corporate Misconduct, Insurance Law and Policy, and Embracing Risk. He served as Connecticut Mutual Professor and director of the Insurance Law Center at the University of Connecticut School of Law from 1997 to 2008.

Shaun McParland Baldwin, a partner in Tressler LLP’s Chicago office, has represented insurers in coverage and bad faith litigation for over 30 years, focusing on commercial, specialty lines, professional and other types of liability policies. She has also served as a binding arbitrator on insurance related disputes. Ms. Baldwin is a past chair of DRI’s Insurance Law Committee and the IADC’s Casualty Insurance Committee. She has published and spoken extensively on insurance issues.

Kate Browne began her insurance career in 1989 at Mendes & Mount LLP. She joined AIG as a complex director in the casualty team in 2002, and joined Swiss Re in 2004. Ms. Browne is a senior vice president in Swiss Re’s Corporate Solutions claims and liability management team, located in New York City. She is the program co-vice chair of this seminar.

Rina Carmel is senior counsel at Musick Peeler in Los Angeles. She defends bad faith and other complex coverage litigation, and her expertise includes analysis of complex claims under all types of liability and property policies on a national basis. Ms. Carmel serves as compendium chair for DRI’s Insurance Law Committee, overseeing all aspects of preparation and publication of compendia on insurance topics. She is a frequent invited speaker and author on insurance and litigation topics. Ms. Carmel is the program co-vice chair of this seminar.

Mark E. Cohen is a partner in Zelle McDonough & Cohen LLP’s Boston office. He has specialized in professional liability coverage issues for the past 25 years and has been involved in thousands of such cases throughout the United States and several foreign countries. Mr. Cohen is the editor-in-chief of DRI’s Professional Liability Coverage Compendium. He chairs the Insurance Law Committee’s Professional Liability Subcommittee, and he frequently speaks and writes about professional liability coverage matters.

Maria Louise “Ria” Cousineau is special counsel to Sedgwick LLP in Los Angeles. She concentrates her practice in complex insurance coverage matters and bad faith litigation. Ms. Cousineau represents major insurers in matters involving all types of commercial and personal policies. She is admitted to the bar in California and Nevada, and has defended bad faith cases through trial in both of those states, as well as in Oklahoma.

Robert B. Dubose is a partner with the appellate boutique Alexander Dubose & Townsend LLP in Houston, where his practice focuses on appeals in commercial and insurance cases. Since 1998, Mr. Dubose has taught courses at the University of Houston Law Center, including appellate advocacy and insurance appeals. He is the author of the book Legal Writing for the Rewired Brain: Persuading Readers in a Paperless World.

F. Lane Finch, Jr., is a member of Hand Arendall LLC in its Birmingham, Alabama, office. His practice has focused on providing insurance coverage advice, defending bad faith claims, and litigating first- and third-party claims for almost 25 years. Mr. Finch is a frequent speaker and author on insurance law, publishing numerous articles on insurance coverage, editing DRI’s Insurance Bad Faith and the Professional Liability Coverage Compendium, and contributing a chapter to the New Appleman on Insurance Law Library Edition. He is the program chair of this seminar.

Laura A. Foggan leads Wiley Rein LLP’s insurance appellate group in Washington, D.C., and is an experienced litigator. Ms. Foggan has negotiated high-profile settlements and litigated privacy, environmental, construction and pharmaceutical coverage claims, EPLI and bad faith matters. She counsels on emerging risks, including Medicare compliance. Cited as one of Law360’s “10 Most Admired Insurance Attorneys” and Washington D.C.’s “Top 50 Women Lawyers,” Ms. Foggan also represents the American Insurance Association and Complex Insurance Claims Litigation Association in important appeals.

Matthew S. Foy is a partner in the San Francisco office of Gordon & Rees LLP. Mr. Foy represents insurers nationally on issues involving primary and excess general liability policies, with an emphasis on mass tort, Coverage B, environmental and construction defect claims. He counsels clients on first-and third-party coverage issues, claims administration and policy drafting. Mr. Foy serves as publications chair for DRI’s Insurance Law Committee.
Chauntis T. Jenkins is a partner at Porteous Hainkel & Johnson LLP in New Orleans. She has an extensive litigation practice with an emphasis in insurance law in state and federal court. Ms. Jenkins is a frequent speaker on substantive, professionalism and diversity topics. In 2012, the Louisiana Supreme Court appointed her to serve as judge pro tempore in Orleans Parish Civil District Court.

Jeff Kichaven is an independent mediator with a nationwide practice, specializing in insurance coverage disputes. His mediation talents earned him California Lawyer “Attorney of the Year” honors in 2006 for ADR, and a coveted invitation to teach the “Master Class for Mediators” for Harvard Law School in 2007. He received the “Special Award for Excellence in Mediation” from the Asian Pacific American Dispute Resolution Center for his commitment to diversity.

Randy J. Maniloff is a partner in the Philadelphia office of White and Williams LLP. He coauthored General Liability Insurance Coverage: Key Issues in Every State (Oxford University Press, 2d Ed. 2012). For the past 11 years, he has reviewed the year’s 10 most significant coverage decisions in Mealey’s Insurance, the Wall Street Journal, the New York Review and the Times, USA Today and the Associated Press frequently quote him on coverage.

Michael M. Marick, chair of DRI’s Insurance Law Committee, is a founding partner of Meckler Bulger Tilson Marick & Pearson LLP, a Chicago-based firm with offices in Dallas, Phoenix and San Francisco. Mr. Marick has a nationwide insurance coverage litigation practice. He is a frequent author and speaker on insurance topics, and for many years taught insurance law at the law school level. Mr. Marick has been selected for inclusion in The Best Lawyers in America and Euromoney's Guide to the World’s Leading Insurance and Reinsurance Lawyers.

Deborah Masucci is the vice president of dispute resolution at American International Group Inc. in Brooklyn, New York, where she is responsible for the strategic use of ADR. She chairs the ABA’s Section of Dispute Resolution and is a member of the International Arbitration Club of New York, the International Mediation Institute’s Task Force for Mediation Advocacy Credentialing, and Access ADR, an organization committed to diversity in ADR.

Deborah M. Minkoff is a member of Cozen O’Connor in Philadelphia. She represents insurers in bad faith disputes, disputes under professional liability coverages, medical professional liability coverage, employers liability coverage and sexual misconduct claims under liability coverages. Ms. Minkoff lectures on self-insured retention and large deductible policies, claims-made coverage, negotiation and effective legal writing. She is an adjunct professor at Drexel Law School, and is listed in the 2008–2012 editions of The Best Lawyers in America.

Richard L. Neumeier, a partner in the Boston office of Morrison Mahoney LLP, concentrates his practice on insurance coverage and professional liability. He is an active member of the IADC, and since 1992, has been the editor of its quarterly publication, the Defense Counsel Journal. He is a member of the American Law Institute, and serves as an adviser to its “Principles of the Law of Liability Insurance” project.

R. Steven Rawls is a partner at Butler Pappas Weihmuller Katz Craig LLP in its Tampa, Florida, office. He oversees the firm’s liability coverage practice. Mr. Rawls often speaks and writes about insurance coverage issues, is published in DRI’s Professional Liability Coverage Compendium, and is a regular contributor to IRMI as an expert commentator on liability insurance. Mr. Rawls has recently litigated liability insurance coverage issues in the Fourth, Fifth and Eleventh Circuit Courts of Appeals.

Douglas R. Richmond is a managing director in the professional services group of Aon Risk Solutions in Chicago, which specializes in insurance brokerage and risk advisory services for professional service firms, and represents more accounting, law and consulting firms than any broker in the world. Before joining Aon, Mr. Richmond was a partner with a Kansas City, Missouri, law firm. He is the coauthor of Understanding Insurance Law (4th ed. 2007), and an adviser to the American Law Institute’s “Principles of the Law of Liability Insurance” project.

Carmen Santana is a partner with Berkes Crane Robinson & Seal LLP in Los Angeles. She has a national coverage and product liability defense practice, with an emphasis on toxic torts, including benzene, silica, asbestos and mixed dust. Ms. Santana also handles the coverage aspects of Section 524(g) asbestos bankruptcy cases. She has analyzed coverage issues and defended insurers’ claims in various states. Ms. Santana has spoken at Emerging and Environmental Claims Managers Association conferences.

Jonathan L. Schwartz is an attorney with Lewis Brisbois Bisgaard & Smith LLP in Chicago. His practice focuses on coverage litigation, including primary and excess CGL, professional liability, D&O, commercial crime and employer’s liability. Mr. Schwartz is the assistant editor of Lewis Brisbois Midwest Insurance Coverage & Bad Faith Newsletter. He volunteers with the Chicago Urban Debate League and is chair of the DRI Insurance Law Committee’s Advertising Injury and Personal Injury Law Subcommittee.
The Honorable Leah Ward Sears (Ret.) served as the chief justice of the Georgia Supreme Court, where she had the distinction of being the first woman and youngest person to serve. Currently, she is a partner in the Atlanta office of Schiff Hardin LLP, where she is head of the firm’s national appellate practice team. In addition to her prominent role as a lawyer and a jurist, Justice Sears is committed to social and civil justice issues and is actively involved in many programs and organizations.

E. Ford Stephens is a partner at Christian & Barton LLP in Richmond, Virginia, focusing on insurance litigation and appeals. He has handled insurance-related appeals in the Fourth Circuit, Fifth Circuit and Virginia Supreme Court. Mr. Stephens is a frequent speaker and author on insurance topics, and recently contributed to the DRI Removal Deskbook—Getting Your Case to Federal Court. He is active in DRI and a member of the IADC.

William F. Stewart is a partner in Nelson Levine de Luca & Hamilton LLC’s coverage department in Blue Bell, Pennsylvania. Mr. Stewart has litigated complex coverage issues in 25 jurisdictions. His work on toxic torts, climate change and emerging insurance risks has been featured by NBC News, the Wall Street Journal, the New York Times, the National Law Journal, Best’s and Business Insurance. His book, Climate of Uncertainty, was just selected as one of the 10 most influential books on global warming.

David Turner, CPCU, IPI, is associate general counsel in State Farm Insurance’s Corporate Law Department in Bloomington, Illinois, where he oversees the litigation support and information management & technology practice sections. Previously, Mr. Turner was a litigator concentrating on insurance defense matters. He is a member of the Illinois State and McLean County Bar Associations.

Ellen Waldman is a professor at the Thomas Jefferson School of Law in San Diego, where she directs the mediation program and teaches, trains and writes in the area of mediation ethics. She serves on the ABA’s Section of Dispute Resolution Committee on Ethics, and cochairs the Section of Dispute Resolution’s Health Care Committee. Author of more than 25 articles on dispute resolution, Professor Waldman recently published Mediation Ethics: Cases and Commentaries (2011).

Kurt M. Zitzer is a litigation partner with Meagher & Geer PLLP in Phoenix. His practice focuses on insurance coverage and professional liability defense. Mr. Zitzer has analyzed coverage issues in all 50 states and defended insurers and professional liability claims in 22 states. He is a frequent speaker and author on ethics and coverage issues, and is published in DRI’s Professional Liability Coverage Compendium. Mr. Zitzer is also licensed to practice law in Illinois.
DRI is the largest international membership organization of attorneys defending the interests of business and individuals in civil litigation. Diversity is a core value at DRI. Indeed, diversity is fundamental to the success of the organization, and we seek out and embrace the innumerable benefits and contributions that the perspectives, backgrounds, cultures and life experiences a diverse membership provides. Inclusiveness is the chief means to increase the diversity of DRI’s membership and leadership positions. DRI’s members and potential leaders are often also members and leaders of other defense organizations. Accordingly, DRI encourages all national, state and local defense organizations to promote diversity and inclusion in their membership and leadership.
# INSURANCE COVERAGE AND PRACTICE SYMPOSIUM

**DECEMBER 6-7, 2012**  
SHERATON NEW YORK HOTEL  ■ NEW YORK, NEW YORK

_For inclusion on the preregistration list and to receive course materials in advance, register by November 16, 2012._

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Are you a first-time attendee at this DRI seminar?  
☐ Yes  ☐ No

How many attorneys are in your firm?  
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What is your primary area of practice?  
_________________________________________________________________________

## REGISTRATION FEE

Registration fee includes seminar attendance, networking events and course materials. DRI will email a link to download the course materials to all registrants two weeks in advance of the seminar. The CD will be included in the registration packet on-site. You can order additional copies by checking the appropriate box below or going online at [www.dri.org](http://www.dri.org).

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- In-House Counsel Member* FREE  
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(*as defined on page 6)

## ADDITIONAL COPY OF COURSE MATERIALS

- Member $75  
- Nonmember $95

## PAYMENT METHOD

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