

Making the Most of Discovery: What You Don't Know Can Come Back to Haunt You Tennessee Bar Center April 7, 2016

Program Description:

How much is too much? Is one of the many questions in the maze of discovery. This program covers many levels of written discovery and e-discovery. Presenters will cover best practices, effective use of subpoenas, enforcement and dealing with difficult counsel. A session on social media discovery will help you with Internet searches. Discussion on alternatives to written discovery will include site inspection, deposition by interrogatories, and physical exam versus independent medical exams. Also included will be discussion on using criminal records in civil discovery, and Rule 30 (b)(6) depositions and tactics.

Agenda

8:00 – 8:30 a.m.	Registration
8:30 – 9:00 a.m.	<i>Written Discovery: How Much is Too Much?</i> Erin Palmer Polly, <i>Butler Snow LLP</i>
9:00 – 10:00 a.m.	<i>E-Discovery: Overview, Technology, Case Law and Best</i> <i>Practices</i> Jason Bentley, <i>Nelson Mullins Riley & Scarborough LLP</i> Joelle Hupp, <i>Nelson Mullins Riley & Scarborough LLP</i>
10:00 – 10:15 a.m.	Break
10:15 – 11:15 a.m.	Dealing with Difficult Counsel in the Discovery Process [Dual] Paul Gontarek, Howard Mobley Hayes & Gontarek, PLLC Mike Abelow, Sherrard & Roe, PLC Kimberly Silvus, Wiseman Ashworth Law Group
11:15 – 12:15 p.m.	<i>Social Media Discovery: How to be an Internet Sleuth</i> Amy Mohan, <i>Sherrard & Roe, PLC</i> Mallory Lyon <i>Sherrard & Roe, PLC</i>

12:15 – 1:15 p.m.	Lunch (on your own)
1:15 – 1:45 p.m	<i>Effective Use of Subpoenas</i> Charlie Malone, <i>Butler Snow LLP</i>
1:45 – 2:15 p.m.	Alternatives to Written Discovery Russell Taber, Riley Warnock & Jacobson, PLC
2:15-2:30 p.m.	Break
2:30-3:00 p.m	<i>Discovering, Disclosing and Using Criminal Records in Civil</i> <i>Discovery</i> Ben Raybin, <i>Hollin Raybin & Weissman PC</i>
3:00-4:00 p.m	Rule 30(b)(6) Depositions and Tactics Andrew Campbell, Wyatt Tarrant & Combs LLP

Total: 5 General 1 Dual Hours