

PLI M&A Litigation 2013

06.27.2013
New York, NY

Bill Lafferty, Morris Nichols corporate and business litigation group partner, will serve as Institute Faculty and will speak on the *New Trends in Controlling Stockholder Litigation* panel at the Practising Law Institute's (PLI) half-day program *M&A Litigation 2013* at the PLI Center in New York City, June 27, 2013. The on-site seminar will also be webcast live.

Bill's panel will address:

- Invoking (or Escaping) Entire Fairness Review in Third-Party Deals
 - When are stockholders "competing" with one another for "portions of consideration" under *Hammons*?
 - How have *infoGroup* and *Synthes* changed the landscape?
 - When does *Lynch's* concern about retaliation dissipate?
 - How do Delaware courts treat control premium
- Attacking and Defending Controlling Stockholder Takeouts
 - Did *Southern Peru* kill the benefit of the burden shift under *Lynch*?
 - How has the "unified standard" changed the landscape?
 - Does a Special Committee need the full power and authority of the Board?

Joining Bill are co-panelists Hon. Henry duPont Ridgely, Justice, Delaware Supreme Court, Anne C. Foster from Richards, Layton & Finger PA, and Stuart J. Baskin from Shearman & Sterling LLP.

Learn More and Register

PLI's M&A Litigation 2013 is a program directed toward litigators and deals attorneys at all levels of experience, as well as in-house counsel at companies that face M&A litigation.

PROFESSIONALS

William M. Lafferty

PRACTICE AREAS

Corporate & Commercial Litigation