

American Conference Institute's

Chemical Products Liability and Environmental Litigation

The Essential Litigation Defense Forum for Oil, Gas, Chemical and Consumer
Products Industries

April 28 – 29, 2010 | Sutton Place Hotel | Chicago, IL

Distinguished Co-Chairs:

Theodore P. Ray
Counsel
ExxonMobil Corporation
(Houston, TX)



Sean P. Wajert
Partner
Dechert, LLP (Philadelphia, PA)

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Hon. Elihu Berle
Los Angeles County Superior Court



Hon. Mark I. Bernstein
Philadelphia Court of Common Pleas



Hon. Ruben Castillo
U.S. Dist. Court, N.D. Illinois



Hon. Mark Davidson
Texas Eleventh Civil District Court



Hon. Fred Edwards
Texas Ninth Civil District Court



Hon. Donovan W. Frank
U.S. Dist. Court, D. Minnesota



Hon. Mark Fuller
U.S. Dist. Court, M.D. Alabama



Hon. Janis Graham Jack
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...as well as leading litigators and renowned jurists will provide highly-specialized, practical information on:

- Defending against **public, private, and climate change nuisance actions**
- Improving defense strategies against **Consumer Fraud claims**
- Reevaluating the **personal injury claims** and cases, including developments in benzene litigation, motions for *forum non conveniens*, and preemption
- Protecting the company's business model and reputation through **strategic communications and crisis management**
- Presenting effective arguments to Courts against awarding **medical monitoring damages**
- Crafting a defense strategy when facing "**Common Issues**" and **Bellwether trials**
- Convincing courts to apply the "**cause in fact**" standard and **effectively using experts and advancements in science and technology**
- Bolstering defense advantage by exploiting potential plaintiffs' problems with the **Iqbal-Twombly standard**
- Maintaining a strong defense position despite **regulatory changes made by the Obama Administration**
- Staying ahead of the curve by understanding the **science and regulation of nanotechnology**

Don't Miss the Interactive Pre and Post Conference Workshops:
Evaluating and Explaining Developing Science in Trace Chemical Cases
Apr. 27, 2010 – 1:00 p.m. to 4:00 p.m.

**Practical Information when Dealing with Cross-Border Suits, Regulations,
and Business Relationships**
April 30, 2010 – 9:00 a.m. to 12:00 p.m.

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The Second and Fifth Circuits recently held that Hurricane Katrina victims have standing to sue coal, oil, and chemical companies over global warming... and this is just the beginning...

Recent societal, regulatory and legal developments are ushering in a new era in chemical products litigation. Products that were originally seen as benefits to society are now being vilified because they affect a sensitive subpopulation, and a floodgate of litigation has been opened. Chemical companies and consumer products manufacturers are facing increasingly difficult challenges as causes of action are shifting away from traditional personal injury claims and focusing now on no-injury claims such as nuisance and consumer fraud. It is clear that chemical and consumer products manufacturers are now facing an uphill battle in defending against these claims, for example:

- Consumer fraud actions are increasing in abundance, wherein no injury needs to be proven.
- Chemicals are being banned rather than responsibly regulated.
- Courts are awarding medical monitoring damages that could be generational and therefore endless in nature.
- Certain cases are no longer preempted from being filed in state courts.
- Plaintiffs are prevailing despite offering a minimal causal nexus between the injury and the source.
- Advances in science, medicine, and technology have opened the door for plaintiffs to proffer new theories of liability.

Do you know what motion to file when a plaintiff offers an over-generalized pleading? Do you have different defense strategies for class action, MDL, Bellwether, and one-off cases? **Are you prepared for the changing face of chemical products liability litigation?**

Only one conference will provide even the most seasoned chemical products liability litigators with critical insights and practical strategies needed to protect and prepare their clients in this complex arena, keep them up to date on the emerging trends in law and science, and prepare them to roll out the most strategic defenses.

In response, ACI has developed the **Chemical Products Liability and Environmental Litigation** conference as an essential defense forum that will educate both in-house and outside counsel on the leading trends in chemical products litigation and emerging developments in science and technology to keep them ahead of the curve in the chemical and consumer products industries. You cannot afford to miss this event, which will inform you about pitfalls to avoid in chemical products cases, as well as provide you with defense strategies to put you in the best possible position when going to trial. There is no other conference that will afford you the opportunity to network with top outside counsel, **11 federal and state court judges**, as well as experts from **ConocoPhillips, Dow AgroSciences, Dow Chemical Co., DuPont, ExxonMobil, Georgia Gulf Corporation, LyondellBasell Industries, PPG, Praxair, Shell Oil, Solvay North America, and many more.**

In addition, this advanced forum will provide you with the knowledge necessary to “check” your experts, and coherently explain the underlying science of chemical products cases to juries. Not only will you gain valuable insights into motion practice (i.e., successfully using *Iqbal-Twombly* motions), but you will also get the most up to date information on changes in chemical regulations (i.e. TSCA and California’s Proposition 65), new rules regarding preemption, and outright chemical bans. Your defense strategy relies not only on understanding these new challenges, but also overcoming their limitations and using them to your advantage.

This must-attend event will fill up quickly so register today to ensure your place. Register now by calling **888-224-2480**, faxing your registration form to **877-927-1563** or registering online at www.AmericanConference.com/ChemProducts.

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

Wendy Tyler

Head of Sales

American Conference Institute

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PRE-CONFERENCE WORKSHOP

Tuesday, April 27, 2010

1:00 p.m. – 4:00 p.m. (Registration Opens at 12:30 p.m.)

Evaluating and Explaining Developing Science in Trace Chemical Cases



Larry Chilton

Partner

Chilton Yambert & Porter (Chicago, IL)



Robert Scofield, D.Env., M.P.H.

Principal and Center Director for the Exposure Assessment and Dose Reconstruction Center
Exponent, Inc. (Oakland, CA)

The Developing Science in the field of Chemical Products Liability Litigation is of key concern not only to Chemical and Consumer Products Manufacturers, but also to the attorneys who represent them. The science and technology in chemical products cases involving trace chemicals is becoming increasingly technical and complex, yet juries are not getting any more sophisticated. This workshop will give you the information you need to effectively communicate the science of chemical products cases to juries, and provide the knowledge to select and “check” your experts.

- Understanding the impact trace chemicals will have on defense litigation strategy
- Recognizing chemicals in everyday products: a primer on the science behind Chinese drywall, BPA, etc.
- Using exposure modeling and other scientific tools to strengthen your case



American Conference Institute:

The leading networking and information resource for counsel and senior executives.

Each year more than 21,000 in-house counsel, attorneys in private practice and other senior executives participate in ACI events – and the numbers keep growing.

Guaranteed Value Based on Comprehensive Research

ACI's highly trained team of attorney-producers are dedicated, full-time, to developing the content and scope of our conferences based on comprehensive research with you and others facing similar challenges. We speak your language, ensuring that our programs provide strategic, cutting edge guidance on practical issues.

Unparalleled Learning and Networking

ACI understands that gaining perspectives from – and building relationships with – your fellow delegates during the breaks can be just as valuable as the structured conference sessions. ACI strives to make both the formal and informal aspects of your conference as productive as possible.

Who You Will Meet

- In-House Counsel for Chemical and Consumer Products Manufacturing Companies
- Litigation Attorneys Specializing in:
 - Products Liability Litigation
 - Toxic Torts
 - Class Actions
 - Consumer Fraud Actions
 - Environmental Litigation
 - Life Sciences
 - Nanotechnology

DAY ONE – WEDNESDAY, APRIL 28, 2010

7:30 Conference Registration

8:30 Co-Chairs' Welcoming Remarks

Theodore P. Ray

Counsel

ExxonMobil Corporation (Houston, TX)



Sean P. Wajert

Partner

Dechert, LLP (Philadelphia, PA)

Examining Emerging Trends towards Public and Private Nuisance and Economic Consumer Fraud Claims in Chemical Products Liability Litigation

The face of chemical products liability litigation is changing. A field that used to be rooted almost exclusively in personal injury causes of action and actions lying in strict liability is now seeing an emergence in claims of nuisance for property damage and consumer fraud actions for economic injury. The following sessions will address how to be prepared and develop a plan of action for this new line of litigation that focuses on no-injury damages.

8:45 Preparing for the Rise of Nuisance Claims, Including Defending Against Public, Private, and Climate Change Nuisance Actions



Joseph Speelman

Associate General Counsel

LyondellBasell Industries (Houston, TX)



Daniel J. Brown

Corporate Counsel

Georgia Gulf Corporation (Atlanta, GA)



Tynan Buthod

Partner

Baker Botts (Houston, TX)



Brian Lowenberg

Attorney – Principal Author of Texas Pattern

Jury Charge on Nuisance

Morgan Lewis & Bockius (Houston, TX)

Moderator:



David B. Weinstein

Shareholder

Greenberg Traurig, LLP (Tampa, FL)

- Probing the use of nuisance claims for environmental damage by individuals or municipalities
 - Status of types and uses of claims
- Comparing and contrasting public vs. private nuisance causes of action
 - The trend towards privately funded public nuisance actions
- Devising defenses against nuisance claims alleging damages where EPA limits are not exceeded
 - Handling state court claims that are not barred by preemption

- Revisiting the nuisance claims of the past: new applications of nuisance claims in lead paint and firearms litigation as applied to environmental claims (e.g., surface and groundwater contamination)
- Exploring claims arising out of the Gulf Coast hurricanes
 - Analyzing trends in 2nd and 5th Circuit holdings that allow virtually formless liability for chemical companies
- Understanding the Political Question doctrine vis-à-vis nuisance claims based on damage caused by global warming
- Discussing the future of climate change litigation
 - What does the future hold with regard to courts allowing this trend to continue?
 - How can certain companies be held responsible for global warming, excluding others?
 - Assessing the consequences of giving plaintiffs power to bring causes of action as a result of climate change

10:00 **Morning Coffee Break**

10:15 **Consumer Fraud Claims: Improving Defense Strategies Against No-Injury Litigation Involving Trace Chemicals Where There is No Proof of Harm Requirement**



Laureen E. Galeoto
Shareholder
Greenberg Traurig, LLP (Tampa, FL)



Michael J. Kanute
Partner
Baker & Daniels (Chicago, IL)



John J. Weinholtz
Partner
Nixon Peabody (Buffalo, NY)

- Analyzing CPSC's heightened scrutiny of chemicals: what impact will this have on chemical products liability litigation trends?
- Updating the status of BPA, Phthalate, and the "Teflon" Litigation
 - What lessons were learned and what can be expected in the future?
 - BPA Case Study: How did BPA get vilified so quickly?
- Dissecting the elements of a consumer fraud case: similarities and differences in an economic injury cause of action compared with personal injury cases
- Identifying ways to distinguish between the amount of chemical product that is linked to the harm
- Understanding "downstream" chemical product manufacturer liability for using trace chemicals in consumer products
- Exploring the notion of "sensitive subpopulations" as related to no-injury consumer fraud causes of action
- Evaluating the science behind these cases: potential for personal injury causes of action as the science develops

11:15 **Considering Ethics in Complex Chemical Products Litigation Matters**



Mary Erin Mariani
Corporate Counsel
DuPont Legal (Wilmington, DE)



Joseph G. Eaton
Partner
Barnes & Thornburg LLP (Indianapolis, IN)



Michael H. Runyan
Shareholder
Lane Powell (Seattle, WA)



Byron G. Stier
Irving D. and Florence Rosenberg Professor of Law
Southwestern Law School (Los Angeles, CA)

ETHICS

- Responding to ethical constraints that arise in class action litigation of chemical products liability matters
 - Unique conflicts of interest troubles in chemical products cases
- Targeting and addressing ethical matters when working in the context of multi-party defense groups and joint defense agreements
 - Ensuring the confidentiality of all parties involved
 - Preventing problems with conflicts of interest
- Ethics in Federal Courts: 7th Circuit Standards for Professional Conduct
- Differentiating between ethical problems arising from settlements in mass torts, class actions and MDL cases
 - Mass settlements: conflicts of interest and the aggregate settlement rule disclosure requirements
 - Restrictive settlements: limitations on future actions

12:15 **Networking Luncheon for Speakers and Delegates**

1:30 **Strategic Communications and Crisis Management: Protecting the Company's Business Model and Reputation**



Denis Calabrese
President
Denis Calabrese Company (Houston, TX)

With litigation trends moving in the direction of targeting the chemical producer rather than the product manufacturer, companies need to be prepared to communicate through the media about the chemicals they produce. Best practices for corporations need to be established to build important relationships in advance, as well as have a response plan ready for a crisis. In an era where everyone can access the media and reach countless numbers of people quickly and inexpensively, companies need to be ahead of the curve and be media-ready to handle any situation that may occur.

- Inventory and analysis of current internal practices
- Devising a comprehensive plan for strategic communications by creating best practices to be proactively prepared to defend a company's image
- Minimizing effects of crisis situations using strategic communications
- Case Study: A look at MTBE – environmental concerns in everyday products
- Effectively communicating with the media and public: getting "media trained"

2:00 **Updating Current Trends and Problems in Chemical Products Personal Injury Cases**



Lawrence Riff
Partner
Steptoe & Johnson (Los Angeles, CA)



Larry Chilton
Partner
Chilton Yambert & Porter (Chicago, IL)

- Exploring today's "Judicial Hellholes:" what's new for the plaintiff and the defendant?
- Motions for *forum non conveniens*: plaintiffs and defendants--look before you leap!
- Identifying the new "new thing" in trace benzene
- Preemption and chemical personal injury case: do those terms ever go in the same sentence anymore?

3:00 Afternoon Refreshment Break

3:15 Presenting Effective Arguments to Courts Against Awarding Medical Monitoring Damages



Sean P. Wajert

Partner

Dechert, LLP (Philadelphia, PA)



Jerome R. Doak

Partner

Jones Day (Dallas, TX)



Barbara Beck, Ph.D., DABT, FATS

Principal Toxicologist

Gradient (Cambridge, MA)

- Introducing the legal theory for medical monitoring
- Providing an overview of courts accepting/rejecting medical monitoring
- Assessing the medical community's view of screening tests
- Insights for successfully defending a medical-monitoring class action
- The principles of toxicology: a science primer
- Evaluating claims with regard to possible health effects and exposure routes
- Discussing the risks, benefits, and uncertainties of medical monitoring
- Analyzing relevant scientific literature and regulatory guidelines
- Implicating advancements in science to our state of knowledge

4:15 Quelling Plaintiffs' Causation Arguments: Strengthening Defense Tactics by Using Experts and Advancements in Science Effectively and Convincing Courts to Apply the Cause in Fact Standard



Thomas D. Allen

Partner

Weinberg, Wheeler, Hudgins, Gunn & Dial (Atlanta, GA)



Howard E. Jarvis

Partner

Wolf, McClane, Bright, Allen & Carpenter (Knoxville, TN)



José A. Hernández Mayoral

Partner

Hernández Mayoral Law Firm (San Juan, Puerto Rico)



N. Kathleen Strickland

Shareholder

Ropers Majeski Kohn & Bentley (San Francisco, CA)

- Dissecting the concept of cause in fact vs. "substantial contributing cause"
 - Causation in fact arguments presented in asbestos/toxic tort cases

- Effective use of differential diagnoses in defeating causation
 - Evaluating the division in the courts
- Revisiting *Daubert* and *Frye*: impact of experts opinions in chemical products liability litigation
 - What are courts saying?
- Evaluating pleading requirements and causation post *Iqbal-Twombly*
 - How do you prove dose or that a particular chemical caused a particular injury?
- Introducing toxicogenomics: scientific advances in genetics and the interplay with proving causation in litigation

5:30 Day One Concludes

Cocktail Reception Hosted by:

GT GreenbergTraurig



DAY TWO – THURSDAY, APRIL 29, 2010

7:30 Continental Breakfast

8:00 Co-Chairs' Opening Remarks

8:10 View from the Bench: The Judicial Perspective on Trying a Products Liability Case from Pretrial Issues, Pleadings and Motion Practice to the Trial Phase and Settlement (Part I)



The Honorable Mark Fuller

Chief United States District Judge

U.S. District Court, Middle District of Alabama

The Honorable Elibu Berle

Supervising Judge of the Civil Division

Superior Court of California, County of Los Angeles



The Honorable Janis Graham Jack

United States District Judge

U.S. District Court, Southern District of Texas



The Honorable Fred Edwards

Presiding Judge

Texas Ninth Civil District Court, Montgomery County



The Honorable James McBride

Presiding Judge

Superior Court of California, County of San Francisco



The Honorable Mark I. Bernstein

Presiding Judge

Court of Common Pleas, Philadelphia, Pennsylvania

Moderator:



Lori G. Cohen

Shareholder

Greenberg Traurig, LLP (Atlanta, GA)

9:30 View from the Bench: The Judicial Perspective on Trying a Products Liability Case from Pretrial Issues, Pleadings and Motion Practice to the Trial Phase and Settlement (Part II)



The Honorable Ruben Castillo

United States District Judge

U.S. District Court, Northern District of Illinois



The Honorable Martin Shulman

Associate Justice
New York State Supreme Court, Appellate Term
First Judicial Department



The Honorable Mark Davidson

Presiding Judge
Texas Eleventh Civil District Court



The Honorable Daniel J. Stack

Circuit Judge and Chief Judge of the Civil Division
Illinois Third Judicial Circuit Court, Madison County



The Honorable Donovan W. Frank

United States District Judge
U.S. District Court, District of Minnesota

Moderator:



Ezra D. Rosenberg

Partner
Dechert, LLP (Princeton, NJ)

10:50 Morning Coffee Break

11:00 In-House Panel: Developing a Plan to Defend Against Imminent Litigation

Robert Morse

Senior Counsel – Litigation
ConocoPhillips (Houston, TX)



Joseph R. Alberts

Litigation Counsel
The Dow Chemical Company (Midland, MI)
Dow AgroSciences, LLC (Indianapolis, IN)

Michael A. Glackin

Managing Counsel/Products, IP & DAS Litigation
The Dow Chemical Company (Midland, MI)



Diana L. Reed

Senior Counsel – Litigation
PPG Industries, Inc. (Pittsburgh, PA)



Eric S. Sarner

Associate General Counsel
Praxair, Inc. (Danbury, CT)



Wesley N. Harris

Senior Counsel
Shell Oil Company (Houston, TX)



Charlene Tsang-Kao

Associate General Counsel
Solvay North America, LLC (Houston, TX)

Moderator:



Kathleen O'Connor

Partner
Dechert, LLP (New York, NY)

- Developing defense themes: Where to start?
- Building a trial team, including hiring outside counsel, while keeping costs down
 - Managing a multi-law firm team that has been “knitted” together to maximize expertise
 - Methods for identifying persons with knowledge
 - Thinking about the science and experts

- Minimizing your financial output when facing complex chemical products liability litigation
- Communicating with key stakeholders both inside and outside the company
- Gathering information about plaintiffs’ counsel
- Responding to plaintiffs’ forum shopping: Tailoring trial management strategies to fit mass tort, class tort, or one-off cases
- Strategizing jury selection and effectively working with your trial team
- How to deal with Discovery
 - eDiscovery problems
 - Paying careful attention to discovery
- Managing hold orders: How to keep your head above water

12:30 Networking Luncheon for Speakers and Delegates

1:35 Improving Your Defense Strategy When Facing “Common Issues” and Bellwether Trials



Carla Christofferson

Managing Partner
O’Melveny & Myers (Los Angeles, CA)



Carolyn Frantz

Partner
Bartlit Beck Herman Palenchar & Scott (Chicago, IL)



James Martingano

Shareholder
Mehaffy Weber (Houston, TX)



Herbert L. Zarov

Partner
Mayer Brown (Chicago, IL)

- Combating plaintiffs’ techniques of putting pressure on the defense by using a case management order
- Exposing the dangers that lie in consolidated MDL actions
 - How to reduce the leverage gained by plaintiffs in common issue trials
- Case Study: Success in the “Teflon” litigation
 - Strategies for defeating no-injury consumer class actions
- Dealing with the trend of plaintiffs to have mass torts instead of class torts:
 - Plaintiffs response to the difficulty to fit personal injury into class action
 - Examining the trend in Plaintiffs’ firms to aggregate thousands of plaintiffs and strategies to deal with this (i.e., individual litigation, common issue trials, bellwether trial approach)

2:45 Changes in Pleading Requirements: Bolstering Defense Advantage by Using Potential Plaintiff Problems with the Iqbal-Twombly Standard

Theodore P. Ray

Counsel
ExxonMobil Corporation (Houston, TX)

John H. Beisner

Partner
Skadden Arps (Washington, D.C.)

- Explaining the scope of *Iqbal-Twombly* and how the need for a well plead and articulated cause of action benefits the defense

- Enforcing pleading requirements and the Federal Court's role
- Understanding the impact of *Iqbal-Twombly* on chemical products liability matters
 - Focusing on the difficulty of meeting the *Iqbal-Twombly* pleading requirements when filing non-traditional Anglo-American torts such as RCRA, CERCLA, CWA violations
 - Battling against the "Discovery Tort" game by disqualifying plaintiffs at the pleadings stage
- Anticipating pending Congressional bills seeking to overturn *Iqbal-Twombly*

3:45 Afternoon Refreshment Break

3:55 Strengthening Defense Positions Despite Regulatory Changes Made by the Obama Administration: Overcoming Preemption Hurdles, Accepting Proposed TSCA Changes, and Coming to Terms with Chemical Bans



Gary Roberts

Partner

Sonnenschein Nath & Rosenthal (Los Angeles, CA)



Robert Scofield, D.Env., M.P.H.

Principal and Center Director for the Exposure Assessment and Dose Reconstruction Center
Exponent, Inc. (Oakland, CA)



Timothy Coughlin

Partner

Thompson Hine (Cleveland, OH)

- Predicting the future landscape based on the Supreme Court and the new administration's changes to federal preemption rules
 - Looking at *Riegel* and *Levine*
 - Using recent Supreme Court holdings to your advantage
- Examining the changes proposed to TSCA and the potential impact on the chemical producer and products manufacturer community
- Proactively developing a strategic plan to address the trend to implement an outright ban on chemicals rather than responsible regulation of them
- Dissecting the CPSC's increased scrutiny of the chemical industry over the past year
- Gearing up for big changes: studying California's Proposition 65 labeling requirements for products containing chemicals known to be carcinogenic or cause reproductive toxicity
 - Impacts on the chemical industry and chemical products manufacturers nationwide
 - Interplay between the California Proposition 65 and litigation on a national scale

5:00 Staying Ahead of the Curve: Understanding the Science and Regulation of Nanotechnology and the Implications in Chemical and Consumer Products Liability



Amy K. Madl, M.S., DABT

Senior Managing Health Scientist
ChemRisk (San Francisco, CA)



Theodore Voorhees, Jr.

Partner

Covington & Burling (Washington, D.C.)



Orlyn O. Lockard, III

Partner

Alston & Bird (Atlanta, GA)



David P. Flynn

Partner

Phillips Lytle (Buffalo/New York, NY)

- Nanoparticles and human health: explaining the current state of the science relevant to consumer products (TiO₂, nanotubes, silver, etc.)
- Evolving concepts and methods of risk assessment: characterizing physicochemical properties as a critical tool in bridging information between animal toxicology literature and potential human exposure settings
- Understanding the current regulatory framework
 - What is the current status of nanotechnology regulation in the United States?
 - Emerging regulatory trends
 - Alternative policy models for addressing potential hazards
- Anticipating and preparing for occupational, consumer, and environmental claims
- Managing risk: product stewardship, insurance and other proactive tools for nanomaterials

5:45 Conference Concludes

POST-CONFERENCE WORKSHOP

Friday, April 30, 2010

9:00 a.m. – 12:00 p.m. (Registration Opens at 8:30 a.m.)

Practical Information when Dealing with Cross-Border Suits, Regulations, and Business Relationships

Theodore P. Ray

Counsel

ExxonMobil Corporation (Houston, TX)



N. Kathleen Strickland

Shareholder

Ropers Majeski Kohn & Bentley (San Francisco, CA)

- Evaluating cases and suits with products produced or workers operating in other countries
- Case management strategies: are *forum non conveniens* motions still a good idea to get plaintiffs thrown out of the country?
 - Ramifications of ending up in court in a foreign jurisdiction
- What does the future hold in light of the present state of the Chinese Drywall MDL
 - The relationship with China and regulatory issues
 - Foreign manufacturers and ramifications in the U.S.
- Questioning the viability of Alien Tort Claims Act cases post *Sosa v. Alvarez-Machain*: is the door still open on these types of claims?
- R.E.A.C.H. requirements in the E.U.: Preparing for heightened health and safety protection standards in the U.S.

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- Dow AgroSciences
- Dow Chemical
- Dupont
- ExxonMobil
- Georgia Gulf Corp.
- LyondellBasell Industries
- PPG Industries
- Praxair, Inc.
- Shell Oil
- Solvay North America

And don't miss these interactive workshops:

EVALUATING AND EXPLAINING DEVELOPING SCIENCE IN TRACE CHEMICAL CASES

April 27, 2010 | 1:00 p.m. – 4:00 p.m.

PRACTICAL INFORMATION WHEN DEALING WITH CROSS-BORDER SUITS, REGULATIONS, AND BUSINESS RELATIONSHIPS

April 30, 2010 | 9:00 a.m. – 12:00 p.m.

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YES! Please register the following delegate for **Chemical Products Liability and Environmental Litigation**

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Registration Fee

The fee includes the conference, all program materials, continental breakfasts, lunches, refreshments and complimentary membership of the ACI Alumni program.

Payment Policy

Payment must be received in full by the conference date. All discounts will be applied to the Conference Only fee (excluding add-ons), cannot be combined with any other offer, and must be paid in full at time of order. Group discounts available to individuals employed by the same organization.

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