

Electronic Discovery Analytics 2015:

Progression of Early Case Assessment and Technology Assisted Review

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Increasingly, analytics tools are being used to give attorneys a deeper understanding of data sets, speed up the discovery process and reduce costs. This expanding set of technologies are being leveraged throughout the e-discovery process to give stakeholders and case teams heightened insight into their data sets and streamline the review process. Currently, much of the discussion surrounding analytics tools focuses on technology assisted review (TAR), namely, basic concepts, the pros and cons of its use, and the core case law drawing the boundaries of its use. During this session, our panel of e-discovery experts will take the topics of early case assessment (ECA) and TAR a few steps further and address more advanced aspects of their application. Participants will listen to our panel unpack various ECA/TAR use cases and processes, address key defensibility considerations, and explore the most current case law while highlighting trends.

Who Should Attend

- In-house and outside counsel
- All levels of e-discovery experience from novice to advanced
- Counsel tasked or concerned with streamlining review and reducing costs with ECA and TAR

What You Will Learn

- Deeper examination of ECA and TAR capabilities and limitations
- Best practices through use cases for ECA and TAR process
- Defensibility and current case law
- What's next? Trends and forecasts

Speakers



Matthew Knouff serves as e-discovery counsel for Complete Discovery Source, Inc. (CDS), a New York-based firm that provides consulting, legal, and technology services for a wide client base. More specifically, Mr. Knouff focuses his legal expertise on consulting in the areas of e-discovery, information governance, cross-border litigation, and legal technology. At CDS, Mr. Knouff supports the executive team in matters of risk management and compliance, and oversees all internal legal proceedings. An expert in all aspects of the electronic discovery reference model (EDRM), he advises numerous Fortune 500 companies and AM Law 100 firms.



Irene Savanis Fiorentinos, who joined Jones Day when the Chicago office first opened in 1987, has extensive experience with complex commercial litigation. She has litigated as much in state as in federal courts, including several jury trials, and is a qualified member of the Northern District of Illinois Trial Bar. She also has significant state and federal appellate experience. Ms. Fiorentino's commercial litigation experience includes commercial disputes arising from acquisitions and divestitures and involving complex breach of contract, indemnification, and fraud claims.



Scott Reents is the e-discovery attorney for Cleary Gottlieb and is based in the firm's New York City office. Mr. Reents helps litigate and plan all aspects of e-discovery, including negotiating discovery scope and protocols, developing defensible e-discovery processes, taking and defending 30(b)(6) depositions, making and responding to discovery motions, and exploiting predictive coding and other advanced technologies. He has worked with numerous Fortune 100 companies and major financial institutions clients in securities litigations, shareholder class actions, bankruptcy-related litigation, and other complex commercial disputes in various federal and state courts.

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