

*invites clients and friends to a complimentary seminar*

## Utilizing Legal Professionals to Avoid Litigation

*(approved for 1 hour of MCLE credit\*)*

Early legal advice can avoid disputes and litigation, saving you or your business many thousands of dollars in attorney's fees, costs, damages or judgments. Twenty-six year litigator Paul C. Bauducco and Paralegal Sarah Thrift will discuss how to avoid litigation through proactive, preventive use of legal and other professionals in various situations including:

- Due Diligence Prior to Investments, Mergers & Other Business Deals
- Drafting & Reviewing Contracts to Prevent Disputes
- Review & Negotiation of Commercial Lease and Purchase Agreements
- Preparing Employee Manuals & Auditing Employment Practices
- Formation & Structuring of the Appropriate Business Entity
- Workplace Communications Policies for e-mail, Twitter, & similar sites



Paul C. Bauducco, Esq.

### SEMINAR DETAILS

- **Wednesday, July 13, 2011**  
8:00 a.m. - 9:30 a.m.
- **Seminar at Lewitt Hackman**  
16633 Ventura Boulevard, 11th Floor  
Encino, California 91436
- Light breakfast served
- Parking validated
- No charge to attend

**RSVP to Chris Podbielski at 818.907.3271 or [cpodbielski@lewitthackman.com](mailto:cpodbielski@lewitthackman.com)**

*\*Lewitt Hackman is a State Bar of California approved MCLE provider.*

16633 Ventura Boulevard, 11th Floor ■ Encino, California 91436  
818.990.2120 ■ F: 818.981.4764 ■ [www.lewitthackman.com](http://www.lewitthackman.com)



## RECENT PUBLICATIONS

**Are Baseball Franchises Actually Franchises? . . . . . David Gurnick & Tal S. Grinblat**

“If Major League Baseball forced a modification on the McCourts without franchise law compliance, the McCourts may have a remedy...” – *Los Angeles Daily Journal*, June 6, 2011

**One of the Most Important Types of Auto Insurance You Can Buy. . . . . David B. Bobrosky**

“Insurers estimate that more than one-third of California drivers have no automobile liability coverage...uninsured drivers in low income areas may exceed 60 percent.” – *San Fernando Valley Business Journal*, June 6, 2011

**Workouts for Chief Financial Officers Are no Simple Exercise . . . . . Keith T. Zimmet**

“...when the value of collateral securing a loan falls below the outstanding loan balance, lenders may find themselves in a position where foreclosure is not the best alternative...” – *San Fernando Valley Business Journal*, May 23, 2011

**Accountable Care Organizations: The Unicorn in the Health Care Garden . . . . . John B. Marshall**

“ACOs are supposed to be organizations led by providers that have collective accountability for the entire continuum of care for a specific group...” – *San Fernando Valley Business Journal*, May 9, 2011

**Oral Complaints: More Than a Case of Semantics . . . . . Sue M. Bendavid**

“In the past few months, the U.S. Supreme Court issued three opinions expanding employee rights to pursue retaliation claims...” – *Los Angeles Daily Journal*, April 5, 2011

**Proactive Attack Through Declaratory Relief . . . . . Stephan Mihalovits**

“A breach of contract accusation can worry any business, and for smaller businesses, it can be terrifying. But by bringing a preemptive action for declaratory relief, you can take control...” – *Los Angeles Daily Journal*, March 29, 2011

**Rigorous Scrutiny of Environmental Regulators . . . . . Stephen T. Holzer**

“Although Courts continue to give regulatory agencies such as CARB, the State Lands Commission and federal EPA wide latitude in the substance of their regulations, the decisions signal that the regulators need to follow procedural due-process requirements...” – *San Fernando Valley Business Journal*, March 28, 2011

**The Franchising Solution to the Employee-Independent Contractor Problem . . . . . David Gurnick**

“Franchising may be a tool for some companies to strengthen their claim that entrepreneurial, independent workers operating with a profit motive are classified as independent contractors...” – *Los Angeles Daily Journal*, March 17, 2011

**Blowin’ in the Wind—the Controversy Over Clean Energy . . . . . Stephen T. Holzer**

“In the current period, the state of California has clearly concluded that the answer to global warming (now often referred to as climate change) is indeed ‘blowin’ in the wind’...” – *Los Angeles Daily Journal*, March 16, 2011

**Selling a Family Business Without Selling Out Family . . . . . John B. Marshall, Kevin E. Rex & Robert A. Hull**

“Generally a majority owner cannot exercise majority power in a way that unfairly prejudices the interests of the minority owners (even when parents believe they are acting in the best interest of their children)...” – *Los Angeles Daily Journal*, March 15, 2011

**The Long Reach of Franchise Laws . . . . . David Gurnick**

“Laws can have effects beyond the problems they solve. California’s business franchise laws are an example.” – *Los Angeles Daily Journal*, February 15, 2011