LUNCH LECTURE

Increased Malpractice Risks for the Trusts and Estates Practitioner

Practical Considerations in Post-Schneider **New York and France**

THURSDAY, NOVEMBER 21, 2024

12:45 P.M.—2:15 P.M. ET

WEBINAR

RSVP: www.nyls.edu/ClLrsvp1

Information on how to access the webinar will be provided following registration.

COST

This online event is free and open to all.

CLE

1.5 credits in Areas of Professional Practice (NY transitional and nontransitional)

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Ten years after the seminal *Schneider* decision, which significantly limited the so-called privity rule, New York trusts and estates practitioners face increased risks of malpractice actions due to the wider class of potential plaintiffs allowed to file claims against the attorney who drafted trust or estate instruments.

This program will examine the scope of potential malpractice actions against the trusts and estates practitioner since *Schneider*, discuss best practices to minimize such risks, and compare the requirements in Schneider to those in the French estate system to illustrate the different risks faced by lawyers involved in both U.S. and international estate matters.

SPEAKERS



Aaron M. Barham, Partner, Furman Kornfeld & Brennan



Chaya R. Biskin-Sitko '12, Principal and Founding Partner,



(Moderator) Pierre Ciric '09, Founder, The Ciric Law Firm, Biskin-Sitko Law PLLC PLLC; Vice-President, French American Bar Association (USA)



Audrey Weissberg, Managing Partner, Weissberg Avocats (Paris, France)



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