EXPERT WITNESS TRAINING

How to Deliver Higher Quality Opinions, Reports, and Testimony

Faculty of Thought Leader Judges, Trial Attorneys and Experts

19 Interactive Sessions Offering The Latest Information & Strategies

Gorgeous Oceanfront Location: Opal Sands Resort

Invaluable Networking with Faculty & Colleagues

PRECONFERENCE WORKSHOPS: APRIL 30–MAY 1, 2020

· Law For Experts: What You Need to Know to Succeed
· How to Start, Build, and Run a Successful Expert Witness Practice
· How to Excel at Your Expert Witness Deposition

Registration Information

Location/Hotel Accommodations: The 2020 SEAK Expert Witness Conference will be held at the Opal Sands Resort, Clearwater Beach, FL. The Opal Sands Resort offers guests ultra-modern Gulf front accommodations on the Gulf of Mexico, right on Clearwater Beach’s lively promenade. SEAK has secured a special group rate of $224/night. Rooms are limited and this rate expires on April 7, 2020. To make your reservations, please call 1-855-335-1087 and refer to the SEAK Group rate and National Expert Witness Conference.

Special Early Registration Savings: Tuition for each course is $1,295 on or before February 29, 2020, $1,395 March 1, 2020–April 7, 2020; $1,495 after April 7, 2020.

Group Discounts: Group discounts are available for two or more persons registering together from the same company. Discount prices depend on the size of the group. Our programs can also be brought onsite to your organization. Please call 908-457-1111.

Attendee Discount - SEAK Directory: A special 50% Conference discount is available on all new and renewal standard listings in the SEAK Expert Witness Directory placed by attendees while at the seminar.

Continuing Education Credits: Continuing education credits are offered for the programs. Please see pages 4, 11, 14, 17 for more information.

Conference Cancellations: Conference cancellations received in writing on or before April 7, 2020 will receive a full refund. Conference cancellations received after April 7, 2020 will receive a full tuition credit.

MAIL to: SEAK, Inc., PO. Box 729, Falmouth, MA 02541 FAX to: 508.540.8304 CALL: 508.457.1111 or REGISTER ONLINE: www.seak.com

Please register me for the following preconference:
Each preconference is $1,295 on or before February 29, 2020, $1,395 March 1, 2020–April 7, 2020; $1,495 after April 7, 2020.

Law For Experts: What You Need to Know to Succeed  April 30–May 1, 2020
How to Start, Build, and Run a Successful Expert Witness Practice  April 30–May 1, 2020
How to Excel at Your Expert Witness Deposition  April 30–May 1, 2020

Please register me for the Main Conference:

29th Annual National Expert Witness Conference  May 2–3, 2020 (Tuition is $1,295 on or before February 29, 2020, $1,395 March 1, 2020–April 7, 2020; $1,495 after April 7, 2020.)

Expert Witness Training seminars available on DVD:

Law For Experts: What You Need to Know to Succeed  ($895)
How to Assist An Expert Witness Practice: The Support Staff Program  ($595)
How to Excel as an Expert Witness in Medical Malpractice Cases: Special Techniques  ($895)
How to Excel as an Expert Witness in Patent Cases: Special Techniques  ($895)
How to Excel as an Expert Witness in Workers' Compensation Cases: Special Techniques  ($595)

Please print or type all items to assure accuracy.
All confirmations will be sent via email to the individual indicated.

Priority Code: EW2020

Check here if you require special accommodations to fully participate.

First Name (as it will appear on name badge):

Last Name:

Title:

Company/Organization:

Specialty/Area of Expertise (to be included on your nametag for networking purposes):

Mailing Address:

City: State: Zip:

Phone: Fax:

E-Mail: (Please print neatly - confirmations and other information will be sent via e-mail)

I’ve enclosed a check payable to: SEAK, Inc., PO. Box 729 Falmouth, MA 02541

OR I’m Paying by Credit Card (please circle card type)  MC / Visa / Amex / Discover

Card Number: Exp. Date:

Name as it appears on the card: Security Code:

Signature:
For 2020, please join SEAK on what has been rated the best beach in the USA!

We are pleased to once again be holding our 2020 program directly on Clearwater Beach in the Opal Sands Resort. All rooms at the Opal Sands are Gulf Front and feature private balconies. We have secured a group rate of only $224/night.

Frequently Asked Questions

Q. I am new to expert witnessing. Will this conference be appropriate for me?
A. Yes, although we also highly recommend that you sign up for our How to Start, Build, and Run a Successful Expert Witness Practice preconference if your schedule permits.

Q. What types of experts is your training conference appropriate for?
A. All disciplines and all levels of experience. Each year we have experts who have testified hundreds of times attend as well as brand new experts. The level of diversity in terms of disciplines who attend the conference is breathtaking and includes accountants, engineers, physicians, attorneys, psychologists, life care planners, chiropractors, fire investigators, arborists, nurses, computer specialists, patent experts, damages experts, security, investments, etc.

Q. Are there continuing education credits for my discipline?
A. If we reasonably can obtain your credits, we will. Please see page 4 for more details and if you have any additional questions please contact Karen Cerbarano at 781-826-4974 or Karen@seak.com.

Q. How many expert witnesses have attended this training conference?
A. Over 4,000 since 1990. SEAK has trained many thousands more experts through seminars, on-site training, and 1-1 training.

Q. Are there any discounts available?
A. Yes. You can save up to $400 by registering early ($200 for the main conference and $200 for a preconference). Group discounts are also available. Call 508-457-1111. A special 50% Conference discount is available on all new and renewal standard listings in the SEAK Expert Witness Directory placed by attendees while at the seminar.

Q. I can’t make it to the conference, what are my other options?
A. SEAK Expert witness training is offered 3–4 times a year. For a complete upcoming seminar schedule please visit www.seak.com. We also offer 1-1 training (via video conference or in person). Call 508-457-1111.

Q. Should I sign up for a preconference or is that information already covered in the main conference?
A. We highly recommend that you take advantage of the smaller group format preconferences and sign up for one if your schedule permits. The preconferences go into far more depth than what is covered at the main conference and allow you to drill down and perfect your skills. A large percentage of attendees historically also attend a preconference.

Q. I am having trouble deciding on which preconference to attend. Can you offer any guidance?
A. Yes, please feel free to call Seminar Leader Attorney Steven Babitsky (508-548-9443) and he will evaluate your situation and make recommendations.

To register call 508-457-1111 or visit www.seak.com
Main Conference Continuing Education Credit Information

Note: If your specialty does not appear below and you desire credits, please contact Karen Cerbarano (Karen@seak.com or 781-826-4974). We can often obtain desired credits upon request, but unfortunately, obtaining some types of credits are not feasible. Please register early, as we can only apply for credits after your registration form has been received and it can take time to get the requested approvals back from the accrediting agencies.

Accident Reconstructionists: SEAK will apply for credits through ACTAR upon written request at the time of registration. Accountants: Earn 16.5 CPE credits in the field of study of Specialized Knowledge and Applications. SEAK, Inc. is registered with the National Association of State Boards of Accountancy (NASBA) as a sponsor of continuing professional education on the National Registry of CPE Sponsors. State boards of accountancy have final authority on the acceptance of individual courses for CPE credit. Complaints regarding registered sponsors may be addressed to the National Registry of CPE Sponsors through its website: www.nasbaregistry.org. For SEAK, Inc.'s complaint and program cancellation policies please call SEAK, Inc. at 508-457-1111. All attendees should have the education and experience that would qualify them as an expert witness. This is an intermediate group live program. Advanced Preparation: None. This program was created in July 2019. To register, please follow the instructions on page 2. 

Appraisers: Credits from The American Society of Appraisers will be applied for on written request at the time of registration. Arborists: SEAK will apply for Continuing Education hours through The International Society of Arboriculture (ISA) on written request at time of registration. 

Attorneys: Credit varies by state. Continuing legal education credits for attorneys will be applied for if requested in writing at the time of registration. Engineers: 14 PDHs. The acceptance of this course is dependent upon your state(s) of registration. The vast majority of states do not require preapproval of either courses or course sponsors. Life Care Planners: SEAK will apply for credits through The Commission on Health Care Certification (CHCC) upon written request at the time of registration. Physicians: SEAK, Inc. is accredited by the Accreditation Council for Continuing Medical Education to provide continuing medical education for physicians. SEAK, Inc. designates this live activity for a maximum of 14 AMA PRA Category 1 Credit(s)™. Physicians should claim only the credit commensurate with the extent of their participation in the activity.

For questions or more information call 508.457.1111 or email mail@seak.com. NOTE: SEAK does not accept commercial support for its programs and does not use faculty members with conflicts of interest.

To register call 508-457-1111 or visit www.seak.com
### Preconference Workshops: April 30–May 1, 2020

- Law For Experts: What You Need to Know to Succeed
- How to Start, Build, and Run a Successful Expert Witness Practice
- How to Excel at Your Expert Witness Deposition

### MAIN CONFERENCE

#### Saturday, May 2, 2020

<table>
<thead>
<tr>
<th>Time</th>
<th>Session</th>
<th>Speaker/Owner</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>7:00am</td>
<td>REGISTRATION &amp; CONTINENTAL BREAKFAST</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8:00am</td>
<td>A View from the Bench: How Experts Can Improve Their Credibility with the Judge and Jury</td>
<td>The Honorable Victoria A. Roberts</td>
<td>Detroit, MI</td>
</tr>
<tr>
<td>9:00am</td>
<td>How to Prepare for and Excel at Trial</td>
<td>Charles E. “Ted” Bain, BEng, MD, CCFP (EM) Biodynamic Research Corporation</td>
<td>San Antonio, TX</td>
</tr>
<tr>
<td>10:00am</td>
<td>BREAK AND NETWORKING OPPORTUNITY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10:10am</td>
<td>How to Increase Your Credibility, Persuasiveness, Likeability, and Effectiveness When Testifying</td>
<td>Rick Fuentes, PhD R&amp;D Strategic Solutions</td>
<td>Atlanta, GA</td>
</tr>
<tr>
<td>11:10am</td>
<td>How to Excel at Your Direct Examination: Working With Counsel</td>
<td>Stephen Malouf, Esq. Malouf &amp; Nockels</td>
<td>Dallas, TX</td>
</tr>
<tr>
<td>12:10pm</td>
<td>LUNCH (PROVIDED WITH FACULTY)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1:10pm</td>
<td>Breakout Session: Choose One Getting Retained After the Initial Contact by Counsel</td>
<td>Steven Babitsky, Esq. Falmouth, MA</td>
<td></td>
</tr>
<tr>
<td>2:10pm</td>
<td>BREAK AND NETWORKING OPPORTUNITY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2:20pm</td>
<td>How Not to Get Disqualified from Testifying</td>
<td>Dyanna Ballou, Esq. Rasmussen Dickey Moore LLC Kansas City, MO</td>
<td></td>
</tr>
<tr>
<td>3:20pm</td>
<td>Building Successful Relationships with Large Law Firms: Maintaining Your Integrity</td>
<td>Weston Anson, MBA CONSOR La Jolla, CA</td>
<td></td>
</tr>
<tr>
<td>4:20pm</td>
<td>BREAK AND NETWORKING OPPORTUNITY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5:20pm</td>
<td>How to Become a “Go To” Consultant and Expert Witness</td>
<td>Kenneth Trump, MPA National School Safety and Security Services Cleveland, OH</td>
<td></td>
</tr>
<tr>
<td>6:20pm</td>
<td>NETWORKING RECEPTION</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Sunday, May 3, 2020

<table>
<thead>
<tr>
<th>Time</th>
<th>Session</th>
<th>Speaker/Owner</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>6:30am</td>
<td>NETWORKING BREAKFAST</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7:00am</td>
<td>A View from the Bench: The Biggest Mistakes Experts Make and How to Avoid Them</td>
<td>The Honorable Kenneth Fishman Massachusetts Superior Court</td>
<td>Boston, MA</td>
</tr>
<tr>
<td>8:00am</td>
<td>Effective Preparation of Expert Witnesses</td>
<td>Sean Wajert, Esq. Shook, Hardy &amp; Bacon LLP Philadelphia, PA</td>
<td></td>
</tr>
<tr>
<td>9:00am</td>
<td>BREAK AND NETWORKING OPPORTUNITY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9:10am</td>
<td>How to Run an Effective and Efficient Expert Witness Practice</td>
<td>Nadia Webb, PsyD, MPAP Portland, OR</td>
<td></td>
</tr>
<tr>
<td>10:10am</td>
<td>The 25 Ways Counsel Can Cross-Examine You: How to Excel</td>
<td>Francisco “Frank” Ramos, Esq. Clarke Silverglate Miami, FL</td>
<td></td>
</tr>
<tr>
<td>11:10am</td>
<td>How to Prepare for and Excel and Your Deposition</td>
<td>Charles Scott, MD University of California Dave, Medical Center Sacramento, CA</td>
<td></td>
</tr>
<tr>
<td>12:20pm</td>
<td>LUNCH (PROVIDED WITH FACULTY)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1:20pm</td>
<td>Breakout Session: Choose One Testifying Tips for Experts: With Video Examples</td>
<td>James J. Mangraviti, Jr., Esq. Falmouth, MA</td>
<td></td>
</tr>
<tr>
<td>2:20pm</td>
<td>BREAK AND NETWORKING OPPORTUNITY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2:30pm</td>
<td>How to Excel at Your Direct Examination: Working With Counsel</td>
<td>Stephen Malouf, Esq. Malouf &amp; Nockels</td>
<td>Dallas, TX</td>
</tr>
<tr>
<td>3:30pm</td>
<td>Building Successful Relationships with Large Law Firms: Maintaining Your Integrity</td>
<td>Weston Anson, MBA CONSOR La Jolla, CA</td>
<td></td>
</tr>
<tr>
<td>4:30pm</td>
<td>BREAK AND NETWORKING OPPORTUNITY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5:30pm</td>
<td>How to Become a “Go To” Consultant and Expert Witness</td>
<td>Kenneth Trump, MPA National School Safety and Security Services Cleveland, OH</td>
<td></td>
</tr>
<tr>
<td>6:30pm</td>
<td>NETWORKING RECEPTION</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### To register call
508-457-1111 or visit www.seak.com
29th Annual National Expert Witness Conference

Conference Program: Saturday, May 2, 2020

7:00am – 8:00am  REGISTRATION & CONTINENTAL BREAKFAST

8:00am – 9:00am  A View from the Bench: How Experts Can Improve Their Credibility with the Judge and Jury

The Honorable Victoria A. Roberts

Judge Roberts will explain why some experts are more credible than others. She will discuss how the expert's candor, demeanor, language, presentation skills, and the content of their testimony impact their credibility and effectiveness. Judge Roberts will share feedback from jurors and offer practical suggestions for experts.

The Honorable Victoria A. Roberts was commissioned by President William Jefferson Clinton on June 29, 1998 to serve as a United States District Judge for the Eastern District of Michigan. Prior to that, Judge Roberts was in private practice and served as the managing partner of the Detroit law firm of Goodman, Eden, Millender & Bedrosian. At the Goodman firm, Judge Roberts' primary areas of practice were personal injury cases, with an emphasis on general negligence, product liability, housing discrimination and medical malpractice. She also served as an Assistant United States Attorney in the Eastern District of Michigan. Judge Roberts has served as a faculty member for numerous legal education seminars, both in the United States and abroad.

9:00am – 10:00am  How to Prepare for and Excel at Trial

Charles E. "Ted" Bain, BEng, MD, CCFP (EM) is an accident reconstruction, impact biomechanical, and medical expert at BRC. Dr. Bain joined BRC in 2003 after a 19 year clinical medicine career in Emergency Medicine and Family Medicine. Prior to his medical career he was a pilot in the Royal Canadian Air Force. Since joining BRC, he has been retained in more than 2500 cases and has testified in more than 160 trials in 26 states, including Florida, Texas, Louisiana, New York, and Colorado. Dr. Bain has degrees in Medicine and Engineering and his consulting practice focuses on biomechanical analyses in cases involving motor vehicle (automobiles, tractor-trailers, motorcycles and ATVs) collisions, industrial incidents, amusement park rides, railroad incidents, workplace injuries, elevator incidents and slips and falls.

10:00am – 10:10am  BREAK AND NETWORKING OPPORTUNITY

10:10am – 11:10am  How to Increase Your Credibility, Persuasiveness, Likeability, and Effectiveness When Testifying

Rick Fuentes, PhD

Rick Fuentes, PhD is a founding partner of R&D Strategic Solutions, LLC. He has specialized in jury behavior and decision-making and the evaluation of complex evidence for over 30 years. Dr. Fuentes has a Master's Degree in Counseling Psychology from the University of Georgia, and a Master's Degree and Ph.D. in Applied Psychology from Texas A&M University. He has worked with trial teams on hundreds of civil and criminal cases involving issues of tort, contracts, anti-trust, intellectual property, product liability, and professional malpractice.

11:10am – 12:10pm  How to Excel at Your Direct Examination: Working With Counsel

Stephen Malouf, Esq.

Stephen E. Malouf, Esq. is a highly experienced Texas trial lawyer who specialized in commercial and personal injury litigation. Attorney Malouf received his B.A degree in Political Philosophy from The University of Dallas and his J.D. from St. Mary's University School of Law. He is a member and Life-Fellow of the American Board of Trial Advocates and Texas Bar Foundation and a Fellow of the American Bar Foundation and the Dallas Bar Foundation. He has been selected a “Texas Super Lawyer” by Texas Monthly Magazine and recognized as one of the "Best Lawyers in Dallas" by D-Magazine. His cases have included representation of 17 families killed in the Air France Concorde crash and vehicular design defect litigation against automobile manufacturers and oil and gas clients.

12:10pm – 1:10pm  LUNCH (PROVIDED WITH FACULTY)

1:10pm – 2:10pm  Breakout Session: Choose One

Getting Retained After the Initial Contact by Counsel

Steven Babitsky, Esq.

How experts deal with an initial contact by counsel often determines whether they will be retained. In this session, Attorney Babitsky will explain why many experts are not retained after the initial contact. He will review what attorneys are looking for, preparation, giving counsel a “taste”, asking the right questions, and the biggest mistakes to avoid. Attorney Babitsky will offer practical suggestions on how to impress counsel and get retained after an initial inquiry.
**Conference Program: Saturday, May 2, 2020**

**Mr. Weston Anson, MBA**  
Mr. Anson will discuss how to foster and build long-term relationships with large firms. He will explain getting your first assignment, building and reinforcing awareness with firm attorneys, and attracting repeat business. Mr. Anson will discuss the challenges large firms can represent including “assistance” with report writing, multiple attorney input, ethics, and expectations of counsel. Mr. Anson will provide practical advice on building relationships with large law firms.

**Ms. Dyanna Ballou, Esq.**  
One of the worst fears of expert witnesses is being challenged and disqualified from testifying. Attorney Ballou will discuss what experts need to know about challenges to their qualifications and methodologies. She will explain and demonstrate, with examples, the actions and inactions that can lead to disqualification. Attorney Ballou will offer practical suggestions on how experts can protect themselves from successful challenges and what to do if you are challenged.

---

**Mr. Neil Beaton**  
Mr. Beaton will explain and demonstrate, with examples, how to write an excellent expert witness report which will be the basis of your direct examination. He will discuss the essentials that need to be included in your report, what should be avoided, and how to anticipate and deal with anticipated cross-examination. Mr. Beaton will offer practical suggestions for writing the excellent expert witness report.

---

**Mr. Jesse Ventura**  
Jesse Ventura is a world renowned IP expert with testifying experience in the United Kingdom, Europe, and in the United States. He has testified in numerous countries, multiple jurisdictions, and has been involved in over 300 cases.

---

**To register call 508-457-1111 or visit www.seak.com**
29th Annual National Expert Witness Conference

Conference Program: Saturday, May 2, 2020

Nadine Nasser Donovan, Esq., is SEAK’s Lead Onsite Trainer and is leading the SEAK Women Expert Witness Initiative. She has trained countless experts via SEAK’s scheduled courses, customized on-site expert witness training programs, and one-on-one consulting. Nadine is the co-author of the SEAK texts, How to Be an Effective Expert Witness at Deposition and Trial: The SEAK Guide to Testifying as an Expert Witness; How to Write an Expert Witness Report and How to Be a Successful Expert Witness: SEAK’s A-Z Guide to Expert Witnessing. She is licensed to practice law in New York, Massachusetts, and Rhode Island. In addition, Nadine is a Legal Writing Instructor at Boston University School of Law. Nadine also serves as a Dispute Resolution Arbitrator for the Financial Industry Regulatory Authority. Nadine previously practiced litigation for 23 years. She spent 18 years in the defense of medical professionals in medical malpractice actions and before medical licensing boards. Nadine started off her legal career in New York City, first as a prosecutor in Queens, and then as counsel for the City of New York. Nadine received her J.D. cum laude from Boston College Law School. She graduated from Fordham University summa cum laude with a B.A. in French Literature. She can be contacted at 617-791-4282 or nadine@seak.com.

Mr. Trump will explain and demonstrate, with examples how to position yourself to become a “go to” consultant and expert witness. He will discuss gaining valuable insight, experience, and credibility as a consultant and the relationship to expert witness practice. Mr. Trump will review doing high quality work, media relations, carving out your niche, when and how to say no to assignments, and how to attract high level work. He will offer practical suggestions for becoming a “go to” consultant and expert witness.

Mr. Trump will explain and demonstrate, with examples how to position yourself to become a “go to” consultant and expert witness. He will discuss gaining valuable insight, experience, and credibility as a consultant and the relationship to expert witness practice. Mr. Trump will review doing high quality work, media relations, carving out your niche, when and how to say no to assignments, and how to attract high level work. He will offer practical suggestions for becoming a “go to” consultant and expert witness.

Kenneth Trump, MPA, is President of National School Safety and Security Services, a Cleveland-based national consulting firm specializing in school security and emergency preparedness training, school security assessments, school emergency planning consultations, crisis school safety communications, litigation consulting and expert witness support, and related school safety and crisis consulting services. Ken is one of the nation’s leading school safety experts with more than 30 years of front-line public and private urban, suburban, and rural school security experience working with school and safety officials from all 50 states and internationally. Ken is the author, co-author and/or editor of three books, five book chapters and more than 450 articles on school safety issues. Ken authored his first best-selling book, Practical School Security: Basic Guidelines for Safe and Secure Schools (Corwin Press) in 1998. His most recent book is Proactive School Security and Emergency Preparedness Planning. He provides litigation consulting and expert witness services, and counsels state and federal lawmakers on school safety policies and crisis response nationally and internationally.

4:40pm – 6:00pm NETWORKING RECEPTION

6:30am – 7:00am NETWORKING BREAKFAST

Judge Fishman will discuss the maintenance of one’s integrity, credibility and reputation when testifying at trial. He will explain the importance of preparation, clear, concise, and understandable testimony and how best to connect with the jury. Judge Fishman offers practical suggestions that experts can adopt to improve their effectiveness at trial.

The Honorable Kenneth Fishman is an Associate Justice of the Massachusetts Superior Court. He was nominated by Governor Jane Swift in 2002 after a twenty-seven year career trying criminal and civil cases in federal and state courts around the country. He received his BS from the University of Pennsylvania, Wharton School, and his JD from Suffolk University Law School. He is a co-author with his former law partner F. Lee Bailey of several texts published by Thomson West on criminal law topics. Their most recent book is Excellence in Cross-Examination.

8:00am – 9:00am Effective Preparation of Expert Witnesses

Sean Wajert, Esq.

Attorney Wajert will provide a systematic approach to successfully preparing expert witnesses to give effective deposition and trial testimony. He will discuss honing in on key issues, qualifications, methodologies, and expressing opinions in an articulate and defensible manner. Attorney Wajert will offer practical suggestions for motivating retaining counsel to spend the time and effort to properly prepare them for their deposition and trial testimony.

9:00am – 9:10am BREAK AND NETWORKING OPPORTUNITY

9:10am – 10:10am How to Run an Effective and Efficient Expert Witness Practice

Nadia Webb, PsyD, MPAP

Dr. Webb will offer best practices and protocols for running an expert witness practice. She will discuss retention agreements, case intake, fees, billing, collection, vetting counsel, scheduling, depositions, and trial preparation. Dr. Webb will offer practical suggestions for running a successful and portable expert witness practice you can be proud of.

Nadia Webb, PsyD, MPAP is a neuropsychologist who specializes in consultation with and assessment of people with complex neurobehavioral problems. She is double-boarded, examined in both child and adult neuropsychology. She is licensed as a Clinical Psychologist in several states and as a Medical “prescribing” Psychologist with Advanced Practice in Louisiana. Dr. Webb has published over 35 book chapters, articles and encyclopedia entries. Dr. Webb is an experienced editor of three books, five book chapters and more than 450 articles on school safety issues. Ken authored his first best-selling book, Practical School Security: Basic Guidelines for Safe and Secure Schools (Corwin Press) in 1998. His most recent book is Proactive School Security and Emergency Preparedness Planning. He provides litigation consulting and expert witness services, and counsels state and federal lawmakers on school safety policies and crisis response nationally and internationally.

To register call 508-457-1111 or visit www.seak.com
10:10am – 11:10am The 25 Ways Counsel Can Cross-Examine You: How to Excel

Frank Ramos, Esq.

Attorney Ramos will discuss the importance and power of cross-examination to lawyers and expert witnesses. He will review the 25 tips, rules, and commandments of cross-examination. Attorney Ramos will offer suggestions on how experts can prepare for and excel at cross-examination.

11:10am – 11:20am BREAK AND NETWORKING OPPORTUNITY

11:20am – 12:20pm How to Prepare for and Excel and Your Deposition

Charles Scott, MD

Dr. Scott will explain his protocol for preparing for his depositions from the receipt of the notice to completion. He will review note writing, what to bring, active listening, “gotcha” questions, setting boundaries, and dealing with challenging lawyers trying to get you to lose your cool. Dr. Scott will offer video examples of how to excel at your deposition while maintaining a high level of professionalism.

12:20pm – 1:20pm LUNCH (PROVIDED WITH FACULTY)

1:20pm – 2:20pm BREAKOUT SESSION: CHOOSE ONE

Testifying Tips for Experts: With Video Examples

James J. Mangraviti, Jr., Esq.

Attorney Mangraviti will explain numerous techniques which assist expert witnesses to deliver more powerful and effective testimony. Each tip will be demonstrated with a video example of experts testifying in actual cases.

OR

Coming from AAA to Major Leagues: Lessons Learned from Building My Expert Witness Practice

Susan Skolly-Danziger PharmD, MS, CPh, DABAT

Dr. Skolly-Danziger will explain the lessons learned from mistakes made building her expert witness practice. She will discuss case selection, financial consideration, underfunded counsel, setting the boundaries of your expertise, effectively working with counsel, high profile cases, and building and maintaining your credibility and reputation. Dr. Skolly-Danziger will offer practical suggestions on how to prevent avoidable mistakes.

“Excellent speakers and lecture content”

“Incredibly valuable”
2:20pm – 2:35pm  BREAK AND NETWORKING OPPORTUNITY

2:35pm – 3:35pm  BREAKOUT SESSION: CHOOSE ONE

**How to Exceed the Expectations of Counsel**

Matthew Powell, Esq.

Matthew Powell, Esq. found his passion as a plaintiff trial lawyer and is Board Certified as a Civil Trial Lawyer by the Florida Bar and the National Board of Trial Advocacy. Matt has lectured internationally on expert witness presentation and preparation. He first practiced law with a prominent insurance defense firm in Tallahassee, Florida. The firm represented over 20 insurance companies. After learning these methods and techniques, he decided to stop representing insurance companies. He left the insurance defense law firm and opened his own law firm in Tampa in 1988.

**OR**

**Making the Complex Understandable: What Works For Experts**

Mark Boodée, MFS, D-ABC

Mark Boodée, MFS, D-ABC provides expert services in the areas of Forensic DNA Analysis, Crime Scene Investigation, Criminalistics, and Paternity inquiries. He specializes in all areas of DNA analysis where scientific data related to these topics require expert interpretation. Mr. Boodée was initially trained in 1989 at Cellmark Diagnostics - the first company in the U.S. to perform forensic DNA analysis techniques. Mr. Boodée works with counsel to help explain complex scientific principles and testing to the jury. Mr. Boodée has qualified as an expert witness on over 100 occasions in Federal and State Superior Courts across the U.S.

“Thanks for a great conference in a perfect location. As always, very informative and well organized.”

“Thoroughly enjoyed this conference very interesting and informative, I will be back!!”

“A hearty “thank you” to you and the team for another amazing conference. This is my 3rd year and an already great event seems to continue to improve.”

“You are such a high-class act ... ... ... not only the presenters and presentation but now even a thank you note! I will be bringing my entire office of physiatrists and support team to Falmouth MA (effective testimony).”

“Congratulations on another successful conference! It is impressive that, given the limited number of topics, you keep the meetings fresh with new speakers and new ideas. It was a fun experience, and I look forward to many more stimulating SEAK experiences.”

“Thank you Steve and Jim! As usual, you delivered a memorable and rich learning opportunity. I enjoyed the content, the location, and the networking immensely. Keep up the fantastic work!”

“You guys do such a fantastic job that any comments on improving would be Monday morning quarterbacking GREAT JOB! Thank you.”

“Jim, I gave myself a $100 raise after the conference to $600 per hour and the lawyer from VA that called me Monday after the conference sounded very happy to hire me! Thanks for the raise!”

“Very helpful, informative. Wonderful speakers”

“Very good, lots of useful information”

“Well-crafted for relevance and a stellar cast of presenters with a focus on practical knowledge”

“This is exactly what I needed”

“Very good seminar – many excellent speakers”

“First and foremost, as a first year attendee I have to tell you the conference was AMAZING! I walked away with more real-world, directly applicable information than I thought was possible in a weekend. SEAK is an amazing organization and a fantastic resource.”

“Very smart presenters”

“Very well organized. High level of professionalism”

“Impressive-true leaders in the field”

“Extremely beneficial”

“The SEAK conference on a scale from 1–10 was an 11. Thank you to you and your team and the professionals who spoke!”

To register call 508-457-1111 or visit www.seak.com
This course will not be offered again in 2020.

Daubert/Frye and the legal rules and procedural and substantive laws which impact them and govern legal disputes including: civil procedure, discovery, trial program, thus allowing experts to learn what they need to know about the legal system. Experts will learn how to think and speak like the lawyers who retain them. Common "legalese" will be made comprehensible and experts will learn the procedural and substantive laws which impact them and govern legal disputes including: civil procedure, discovery, trial practice, causes of action, affirmative defenses, evidence, contracts, negligence, Daubert/Frye and the legal rules and concepts most relevant to expert witnessing. This course will not be offered again in 2020.

Attendees will learn:

- What retaining lawyers need to prove, how they need to prove it and how experts fit into the process
- How to think and speak like a lawyer and how to understand "legalese"
- How to identify the high value cases which allow you to charge premium fees
- The scope and limits of discovery and your options to fight back against unreasonable discovery requests and abuse
- How lawyers exclude expert testimony and what you can do to prevent being excluded
- What lawyers can and cannot ask you at deposition and trial, and why
- The law of negligence, contracts, and damages, which are the areas of civil law that most commonly use expert testimony
- The ins and outs of how a lawsuit works and the ethical and other rules the attorneys must follow
- The anatomy of a civil trial
- The rules associated with depositions including fees, length, scope, instructions not to answer, etc.
- Issues that give rise to expert witness liability and risk management strategies for experts

Registration Information/Discounts: To register, please use the form on page 2 or visit www.seak.com or call 508-457-1111. Tuition is $1,295 or on or before February 29, 2020, $1,395 March 1, 2020-April 7, 2020; $1,495 after April 7, 2020. Your tuition includes continental breakfast and lunch with faculty each day and a detailed conference manual. Group discounts are available for two or more persons registering from the same organization. Discount prices depend on the size of the group. Our programs can also be brought onsite to your organization. Please call 508-457-1111. A special 50% Conference discount is available on all new and renewal standard listings in the SEAK Expert Witness Directory placed by attendees while at the seminar.

Continuing Education Credits: Note: If your specialty does not appear below and you desire credits, please contact Karen Cerbarano (781-826-4974 or Karen@seak.com). We can often obtain desired credits upon request, but unfortunately, obtaining some types of credits are not feasible. Please register early, as we can only apply for credits after your registration form has been received and it can take time to get the requested approvals back from the accrediting agencies. Accident Reconstructionists: SEAK will apply for credits through ACTAR upon written request at the time of registration. Accountants: Earn 16.5 CPE credits in the field of study of Specialized Knowledge and Applications. SEAK, Inc. is registered with the National Association of State Boards of Accountancy (NASBA) as a sponsor of continuing professional education on the National Registry of CPE Sponsors. State boards of accountancy have final authority on the acceptance of individual courses for CPE credit. Complaints regarding registered sponsors may be addressed to the National Registry of CPE Sponsors through its website: www.nasbaregistry.org. For SEAK’s complaint and program cancellation policies please call SEAK, Inc. at 508-457-1111. All attendees should have the education and experience that would qualify them as an expert witness. This is an intermediate group-live program. Advanced Preparation: None. This program was revised and reviewed in July 2019. To register, please follow the instructions on page 2. Appraisers: Credits from The American Society of Appraisers will be applied for on written request at the time of registration. Arborists: SEAK will apply for Continuing Education hours through The International Society of Arboriculture (ISA) on written request at time of registration. Attorneys: Credit varies by state. Continuing legal education credits for attorneys will be applied for if requested in writing at the time of registration. Engineers: 14 PDHs. The acceptance of this course is dependent upon your state(s) of registration. The vast majority of states do not require preapproval of either courses or course sponsors. Life Care Planners: SEAK will apply for credits through The Commission on Health Care Certification (CHCC) upon written request at the time of registration. Physicists: SEAK, Inc. is accredited by the Accreditation Council for Continuing Medical Education to provide continuing medical education for physicians. SEAK, Inc. designates this live activity for a maximum of 14 AMA PRA Category 1 Credits™. Physicians should claim only the credit commensurate with the extent of their participation in the activity.

NOTE: SEAK does not accept commercial support for its programs and does not use faculty members with conflicts of interest.

Distinguished Faculty:

Nadine Nasser Donovan, Esq., is a former trial lawyer with extensive litigation experience. She is a senior SEAK trainer and consultant, and has been on the SEAK Faculty since 2002, having trained countless experts via SEAK’s scheduled courses, customized on site expert witness training programs, and one-on-one consulting, Nadine is the co-author of the SEAK texts, How to Be an Effective Expert Witness at Deposition and Trial: The SEAK Guide to Testifying as an Expert Witness; How to Write an Expert Witness Report and How to Be a Successful Expert Witness: SEAK’s A-Z Guide to Expert Witnessing. She is licensed to practice law in New York, Massachusetts, and Rhode Island.

In addition, Nadine is a Legal Writing Instructor at Boston University School of Law. Nadine also serves as a Dispute Resolution Arbitrator for the Financial Industry Regulatory Authority. Nadine previously practiced litigation for 21 years. She spent 18 years in the defense of medical professionals in medical malpractice actions and before medical licensing boards.

To register call 508-457-1111 or visit www.seak.com

Karen Cerbarano (781-826-4974 or Karen@seak.com)
Learning Objective: Explain how the discovery process works and how attorneys use the process to investigate and prove their case.

process to maximize their advantage, including interrogatories, requests for production of documents, depositions, subpoenas permissible rules that govern the scope of discovery. Attendees will also learn the various methods attorneys use within this action the expert is and is not opposing. Questions & Answers. Learning Objective: Describe how to break a cause of action into its component elements.

2:15–3:00pm The Law of Negligence

Experts are often retained for cases alleging negligence. In addition, experts can be subjected to claims for negligence stemming from their work as an expert or other professional and personal activities. In this section, attendees will learn the four elements of negligence, the expert's role in proving, defending, and mitigating negligence claims, and why attorneys in negligence cases often need the opinions of several expert witnesses. Questions & Answers. Learning Objective: Explain the elements of negligence and the expert's role in proving/disposing of this type of claim.

12:45–1:35pm Damages, Valuing Cases, and the Economics of a Lawsuit

Proving or defeating a claim of damages is critical to the success of a case, and lawyers often call upon expert witnesses to assist in this regard. In this section, attendees will learn the types of permissible damages allowed under tort and contract law, including compensatory damages, medical and emotional damages, economic damages, expectation damages, consequential damages, future damages (including future lost wages and future lost earnings and sales projections), and punitive damages. Attendees will also learn how a lawyer uses the measure of damages to value cases. We will discuss how attendees can add value to these cases and recognize and seek out the highest value cases such that they can charge a premium amount for their expert services and take the time necessary to do their highest-level work. Questions & Answers. Learning Objective: Identify the legally available damages in civil actions, and the factors that affect how attorneys measure damages and value cases.

11:15–12:00pm The Law of Negligence

Attendees will learn how lawyers are taught to defend against causes of action that can otherwise be successfully proven by the plaintiff. Experts will learn how some of the most common and important of these defenses work and how these defenses are relevant to their role as an expert witness in a case, including statutes of limitations, contributory and comparative negligence, assumption of the risk, workers' compensation exclusivity, charitable immunity, and sovereign immunity. Questions & Answers. Learning Objective: Explain how the American legal system works.

29th Annual National Expert Witness Conference

LAW FOR EXPERTS: WHAT YOU NEED TO KNOW TO SUCCEED

DAY ONE: Thursday, April 30, 2020

7:30–8:00am REGISTRATION & CONTINENTAL BREAKFAST WITH FACULTY

8:00–9:30am Fundamentals of the American Legal System

Attendees will learn how the legal system they are supporting really works. Faculty will discuss the relationship between state and federal constitutional law, statutory and administrative law, state and local law, and common law. Attendees will also learn how appeals work and how administrative law disputes are adjudicated. Experts will also gain a working understanding of preemption, binding authority, persuasive authority, and how to distinguish case law. Questions & Answers. Learning Objective: Explain how the American legal system works.

9:30–10:15am Thinking Like a Lawyer, Part I—Elements of a Cause of Action

Attendees will learn how to "think like a lawyer" by breaking down a potential cause of action into its component elements. The faculty will explain how important it is for experts to understand how he/she fits into retaining lawyer's case and which elements of a cause of action the expert is and is not opposing. Questions & Answers. Learning Objective: Describe how to break a cause of action into its component elements.

10:15–10:30am BREAK AND NETWORKING OPPORTUNITY

10:30–11:15am Thinking Like a Lawyer, Part II—Affirmative Defenses

Attendees will learn how lawyers are taught to defend against causes of action that can otherwise be successfully proven by the plaintiff. Experts will learn how some of the most common and important of these defenses work and how these defenses are relevant to their role as an expert witness in a case, including statutes of limitations, contributory and comparative negligence, assumption of the risk, workers' compensation exclusivity, charitable immunity, and sovereign immunity. Questions & Answers. Learning Objective: Explain how the American legal system works.

10:15–12:00pm The Discovery Process and Avoiding Discovery Abuse

Experts are often retained for cases alleging negligence. In addition, experts can be subjected to claims for negligence stemming from their work as an expert or other professional and personal activities. In this section, attendees will learn the four elements of negligence, the expert's role in proving, defending, and mitigating negligence claims, and why attorneys in negligence cases often need the opinions of several expert witnesses. Questions & Answers. Learning Objective: Explain the elements of negligence and the expert's role in proving/disposing of this type of claim.

12:00–12:45pm LUNCH PROVIDED WITH FACULTY

12:45–1:35pm Damages, Valuing Cases, and the Economics of a Lawsuit

Proving or defeating a claim of damages is critical to the success of a case, and lawyers often call upon expert witnesses to assist in this regard. In this section, attendees will learn the types of permissible damages allowed under tort and contract law, including compensatory damages, medical and emotional damages, economic damages, expectation damages, consequential damages, future damages (including future lost wages and future lost earnings and sales projections), and punitive damages. Attendees will also learn how a lawyer uses the measure of damages to value cases. We will discuss how attendees can add value to these cases and recognize and seek out the highest value cases such that they can charge a premium amount for their expert services and take the time necessary to do their highest-level work. Questions & Answers. Learning Objective: Identify the legally available damages in civil actions, and the factors that affect how attorneys measure damages and value cases.

1:35–2:15pm Anatomy of a Lawsuit

Attendees will learn what actually happens behind the scenes in a lawsuit and why it happens. This insight is extremely helpful to the expert witness in understanding counsel's expectations, as well as the timing, context, and meaning of the expert witness' participation in the case. Included will be a discussion of complaints, answers, affirmative defenses, discovery motions, summary judgment, motions to dismiss, remedies, and appeals. Questions & Answers. Learning Objective: Explain the different stages of a lawsuit.

2:15–3:00pm Liability Insurance

Insurance has a huge effect on how many types of litigation are conducted and resolved. Expert witnesses need a working knowledge of how liability insurance works in the context of a lawsuit. Such knowledge will assist the expert in his work as an expert witness, and also in his own personal and professional risk management. Specific topics covered in this section include how to read and understand an insurance policy, the meaning of key clauses in liability insurance contracts, the duty to indemnify, the control of the defense, cooperation clauses, bad faith actions, exclusions, policy limits and the key differences between occurrence and claims made policies. Questions & Answers. Learning Objective: Analyze how to read and understand a liability insurance policy.

3:00–3:15pm BREAK AND NETWORKING OPPORTUNITY

3:15–4:15pm The Law of Contracts

Experts are often retained in cases involving contractual rights or issues. In this section experts will learn the law of contract formation, breach, defenses, and important contract clauses that materially affect the rights of parties. Experts will also learn how lawyers use experts to prove the existence of legally recognized contract defenses and damages, which contracts needs to be in writing, and how courts interpret oral, implied, express, and written contracts.

3:15–4:15pm The Law of Contracts

Experts are often retained in cases involving contractual rights or issues. In this section experts will learn the law of contract formation, breach, defenses, and important contract clauses that materially affect the rights of parties. Experts will also learn how lawyers use experts to prove the existence of legally recognized contract defenses and damages, which contracts needs to be in writing, and how courts interpret oral, implied, express, and written contracts. Questions & Answers. Learning Objective: Describe the elements of a contract and defenses to contracts.

4:15–5:00pm The Discovery Process and Avoiding Discovery Abuse

The discovery process typically eats up most of the time and money in a lawsuit. In this section, attendees will learn the legally permissible rules that govern the scope of discovery. Attendees will also learn the various methods attorneys use within this process to maximize their advantage, including interrogatories, requests for production of documents, depositions, subpoenas, duces tecum, physical examinations, and requests for admissions. Included will be a discussion of specific discovery scenarios that make experts vulnerable to potential attorney abuse of this process and how experts can "fight back". Questions & Answers. Learning Objective: Explain how the discovery process works and how attorneys use the process to investigate and prove their case.

To register call 508-457-1111 or visit www.seak.com
LAW FOR EXPERTS: WHAT YOU NEED TO KNOW TO SUCCEED

DAY TWO: Friday, May 1, 2020

6:30–7:00am CONTINENTAL BREAKFAST WITH FACULTY

7:00–7:45am Legal Requirements for Expert Witness Report Writing

Attendees will learn what is legally required for expert witness report writing, including expressing expert opinions clearly, confidently, and with supporting rationale. The discussion will also include preparing Rule 26 reports for federal court, and the specific legal rules that govern what must be included in those expert witness reports. Questions & Answers. Learning Objective: Explain the rules governing expert witness report writing.

7:45–8:30am The Law of Depositions: In Depth

In this section, attendees will learn the ins and outs of the law of depositions, including the types of questions they can be expected to face, the role of retaining counsel, what attorney stipulations and objections mean, who is likely to attend their deposition, the rules governing reading and signing, when expert depositions can and cannot occur, the permissible length of depositions, the rules regarding payment of the expert’s fee, how to deal with abusive questioning, and the special considerations that exist during video depositions. Questions & Answers. Learning Objective: Explain the rules governing expert witness report writing.

8:30–8:45am BREAK AND NETWORKING OPPORTUNITY

8:45–10:00am Daubert and the 700 Series of Rules Dealing With Expert Witnesses

Attendees will learn the laws that govern how and why a person is qualified to testify as an expert witness, the strategies attorneys use to prevent expert witnesses from testifying at trial, including the use of Daubert/Frye motions, and additional expert testimony rules that govern both the types of facts and data that experts can rely upon in forming their opinion, as well as the types of opinions that experts should and should not offer. Questions & Answers. Learning Objective: Describe the legal rules that govern the content and basis for an expert’s opinions.

10:15–11:00am What Happens At a Civil Trial

This section covers the key aspects of a civil trial, including the role of the judge, jury, fact witnesses and expert witnesses, as well as the legal maneuvers attorneys make during the trial which affect the presentation of expert testimony. Questions & Answers. Learning Objective: Explain the different stages of a civil trial and the role of the different participants in the trial.

11:00–12:00pm What Can and Cannot Be Asked of an Expert Witness At Trial

Attendees will learn the role that the rules of evidence play in the presentation of evidence. Attendees will also learn how evidence rules such as relevance and unfair prejudice can limit what the jury hears even if the expert thinks the evidence is relevant. Attendees will further learn how these rules affect the kinds of questions attorneys can ask expert witnesses during direct and cross-examination. Questions & Answers. Learning Objective: Identify how the rules of evidence affect the presentation of evidence at trial.

12:00–12:45pm LUNCH PROVIDED WITH FACULTY

12:45–1:15pm The Hearsay Rule And How It Affects Expert Testimony

Attendees will learn the key aspects of the hearsay rule, how attorneys invoke the rule, and why hearsay rules do not apply at deposition but do apply at trial. Attendees will further learn how expert witnesses must keep these rules in mind when forming their opinions, expressing their opinions, determining what facts or statements on which they rely on and can base their opinions, and testifying at deposition and trial. Questions & Answers. Learning Objective: Explain the legal definition of hearsay and how hearsay is used at deposition and trial.

1:15–1:45pm Jury Trials: What Experts Need To Know

This section will cover the rules governing the jury’s role in the case, and the specific legal rules, best practices and courtroom etiquette that govern an expert’s interaction with the jury. Questions & Answers. Learning Objective: Describe the legal rules governing the jury’s role in a civil trial.

1:45–2:30pm Expert Witness Liability and Risk Management

Attendees will learn the traps for the unwary which can subject experts to criminal, civil and professional liability. Practical suggestions to avoid liability and manage risk will be provided. Questions & Answers. Learning Objective: Identify the factors which can expose expert witnesses to civil, criminal, and professional liability along with risk management techniques to avoid or minimize this exposure.

“I have found the specific topic trainings thru SEAK to be golden. SEAK really helps shorten the learning curve.”

“This was a fantastic, top-notch seminar.”

“More helpful than any other training I’ve ever received, I think due in large part that it was so engaging and packed with great examples.”

“Exceptional seminar. I attend continuing ed seminars regularly and this seminar was beyond all of those. It seemed that every word was productive.”

“Thank you for such awesome training. I learned so much. A friend recommended the training and I’m so glad I came. See you next time.”

“I thought the Conference was excellent – well-run and a huge amount of useful info – great speakers.”

“The conference you directed was absolutely the best conference I have been to in many years, with a huge amount of practical, take-home information. Please feel free to use me as a reference, or if you need a testimonial, I’m very happy to provide one.”

“Instruction not available from other sources.”

To register call 508-457-1111 or visit www.seak.com

April 30–May 3, 2020, Clearwater Beach, FL
29th Annual National Expert Witness Conference

How to Start, Build and Run a Successful Expert Witness Practice
Thursday–Friday, April 30–May 1, 2020

Executive Summary: Excellent and ethical legal consultants can easily double their income by devoting one day a week to expert witnessing. Time spent by experts on such matters is commonly billed out at $250–$500 or more per hour. How to Start, Build and Run a Successful Expert Witness Practice is an intensive, content rich workshop that is designed to show you how to start, build, and run a successful expert witness practice. This course is appropriate for professionals with all levels of legal-consulting experience including prospective and novice expert witnesses. Attendees will learn from an experienced faculty in a step-by-step fashion how to start, build, and run a successful and ethical expert witness practice. This is SEAK’s most popular expert witness training program and will not be offered again in 2020.

Learning Objectives: At the completion of this course you will learn:
- The role of expert witnesses in civil litigation,
- What attorneys are looking for from their experts,
- How to properly define your area(s) of expertise and practice areas,
- How to draft a curriculum vitae appropriate for expert witness work,
- How to get cases,
- How to avoid ethical problems and maintain your integrity,
- The essentials of expert witness report writing,
- How to set your fee and collect it,
- What to bill for and when,
- How to draft a retention agreement to protect your rights,
- How to form defensible opinions,
- Techniques for maintaining your independence and objectivity,
- How to exceed expectations,
- How to build a tremendous reputation,
- Ethics,
- Expert witness risk management techniques, and
- Much, much more.

Registration Information/Discounts: To register, please use the form on page 2 or visit www.seak.com or call 508-457-1111. Tuition is $1,295 on or before February 29, 2020, $1,395 March 1, 2020–April 7, 2020; $1,495 after April 7, 2020. Your tuition includes continental breakfast and lunch with faculty each day and a detailed conference manual. Group discounts are available for two or more persons registering from the same organization. Discount prices depend on the size of the group. Our programs can also be brought onsite to your organization. Please call 508-457-1111. A special 50% Conference discount is available on all new and renewal standard listings in the SEAK Expert Witness Directory placed by attendees while at the seminar.

Continuing Education Credits: Note: If your specialty does not appear below and you desire credits, please contact Karen Cerbarano (781-826-4974 or Karen@seak.com). We can often obtain desired credits upon request, but unfortunately, obtaining some types of credits are not feasible. Please register early, as we can only apply for credits after your registration form has been received and it can take time to get the requested approvals back from the accrediting agencies.

 Accident Reconstructionists: SEAK will apply for credits through ACTAR upon written request at the time of registration. Accountants: Earn 16.5 CPE credits in the field of study of Specialized Knowledge and Applications. SEAK, Inc. is registered with the National Association of State Boards of Accountancy (NASBA) as a sponsor of continuing professional education on the National Registry of CPE Sponsors. State boards of accountancy have final authority on the acceptance of individual courses for CPE credit. Complaints regarding registered sponsors may be addressed to the National Registry of CPE Sponsors through its website: www.nasbaregistry.org. For SEAK’s complaint and program cancellation policies please call SEAK, Inc. at 508-457-1111. All attendees should have the education and experience that would qualify them as an expert witness. This is an intermediate group-live program. Advanced Preparation: None. This course was reviewed in July 2019. To register, please follow the instructions above. Appraisers: Credits from The American Society of Appraisers will be applied for on written request at the time of registration. Arborists: SEAK will apply for Continuing Education hours through The International Society of Arboriculture (ISA) on written request at time of registration. Attorneys: Credit varies by state. Continuing legal education credits for attorneys will be applied for if requested in writing at the time of registration. Engineers: 14 PDHs. The acceptance of this course is dependent upon your state(s) of registration. The vast majority of states do not require preapproval of either courses or course sponsors. Life Care Planners: SEAK will apply for credits through The Commission on Health Care Certification (CHCC) upon written request at the time of registration. Physicians: SEAK, Inc. is accredited by the Accreditation Council for Continuing Medical Education to provide continuing medical education for physicians. SEAK, Inc. designates this live activity for a maximum of 14 AMA PRA Category 1 Credit(s)™. Physicians should claim only the credit commensurate with the extent of their participation in the activity. NOTE: SEAK does not accept commercial support for its programs and does not use faculty members with conflicts of interest.

Faculty:

James J. Mangraviti, Jr., Esq., has trained thousands of expert witnesses through seminars, conferences, corporate training, training for professional societies, one-on-one training/mentoring, and training for governmental agencies including the FBI, IRS, NYPD, SEC, Special Service, and Department of Defense. He currently serves as Principal of The Expert Witness Training Company SEAK, Inc. (www.testifyingtraining.com). Jim is the co-author of thirty books, including: How to Be an Effective Expert Witness at Deposition and Trial; How to Be a Successful Expert Witness: SEAK’s A-Z Guide to Expert Witnessing; and How to Write an Expert Witness Report. Jim can be reached at 978-276-1234 or jim@seak.com.

Chip Darius, OHST, CIT, CSHO, is an OSHA / Safety Consultant and Trainer with many years’ experience serving clients in general industry, construction, utilities and emergency services. In addition to his consulting and training business, Mr. Darius is an Instructor for the OSHA Training Institute Region 1 Education Center, where he has been teaching courses on OSHA regulations for nearly two decades. Mr. Darius is a well experienced Forensic Expert Witness and Litigation Consultant in catastrophic injury, fatality and personal injury matters. He has experience in both plaintiff and defense cases, in state and federal matters. He has significant testimony experience in depositions and at trials. Mr. Darius has conducted training at international, national, regional, state and local conferences and seminars. He earned BS and MA degrees from the University of Connecticut. Mr. Darius has also been a certified Emergency Medical Technician for 40 years.

TO REGISTER VISIT WWW.SEAK.COM OR CALL 508-457-1111
How to Start, Build and Run a Successful Expert Witness Practice

DAY ONE: Thursday, April 30, 2020

7:30–8:00 REGISTRATION AND CONTINENTAL BREAKFAST

8:00–8:30 The Role of Expert Witnesses in Civil Litigation
Attendees will learn the proper role of expert witnesses in civil litigation. Included is an explanation of Federal Rule of Evidence 702 and the types of specific assignments experts can expect from retaining counsel including forensic consulting, report writing, and where necessary, testifying at deposition or trial. Questions and Answers

8:30–9:30 What Successful Expert Witnesses Have in Common
Faculty and the attendees will analyze what some of the nation’s “go to” experts have in common and how they got to their position of prominence. Videotaped interviews of the experts will be reviewed. Lessons for the attendees will be drawn from these examples. Questions and Answers

Faculty will explain the advantages of identifying a niche for yourself. Attendees will be provided with a protocol for researching their niche, determining the proper fit and developing their niche to its fullest potential. Questions and Answers

10:30–10:45 BREAK AND NETWORKING OPPORTUNITY

10:45–12:00 Pulling Together a CV Appropriate for Expert Witness Work
Anyone considering starting an expert witness practice needs to maintain a CV. Attendees will learn the importance of an accurate, up-to-date CV, what should and should not be on a CV, and how mistakes in preparing CVs can damage or destroy an expert’s credibility. Sample CVs will be provided. Questions and Answers

12:00–12:45 LUNCH PROVIDED WITH FACULTY

12:45–1:45 Bulletproofing Yourself – Your Qualifications, Marketing Activities, Website, Image & Reputation
A mock trial demonstration followed by bottom line bullet point advice with numerous examples on how to avoid potentially devastating problems in an expert’s qualifications, marketing activities, website, image and reputation. Questions and Answers

1:45–2:15 Bulletproofing Your Opinions – Passing the Daubert Tests, Your Methodology
An in-depth discussion of the legal requirements of Daubert and FRE 702 as they relate to how an expert forms and expresses his/her opinion(s) and the admissibility of the opinions. Numerous examples will be discussed. The lecture continues with practical advice on how to avoid being caught in a Daubert nightmare and how to use the Daubert criteria as a roadmap to bolster the persuasiveness of any opinion. Questions and Answers

2:15–3:00 Bulletproofing Your Opinions – Research, Investigation, Chart Review and Examination
An expert witness’s opinion will only be as strong as the facts, research and investigation upon which it is based. Attendees will learn how to conduct an investigation, perform research and collect data in a manner that bolsters an expert’s opinion. Questions and Answers

3:00–3:15 BREAK AND NETWORKING OPPORTUNITY

3:15–3:45 Bulletproofing Your Opinions – Managing the Potentially Damaging Influence of Retaining Counsel
Expert Witnesses often severely damage or destroy the persuasiveness of their opinions by allowing retaining counsel to influence (or appear to influence) their investigation, assumptions, and opinions. In this segment attendees will learn how to insulate their opinions from the appearance of being under the influence of retaining counsel, for example through the communications between the expert witness and retaining counsel. Questions and Answers

3:45–4:00 Bulletproofing Your Opinions – Rebuttals and Commenting On Other Experts
Commenting on another expert's opinions is an area that gets many experts into unnecessary difficulty. In this segment experts will learn the right way and wrong way to comment on another expert’s opinions. Questions and Answers

4:00–5:00 Best Practices in Forensic Office Management
Attendees will learn a myriad of techniques that will help them run an efficient and successful litigation support consulting practice. These include optimum new case intake procedures, billing systems, document receipt and retention policies, support staff training and instruction, file maintenance, trial scheduling, procedures for keeping your CV up-to-date, how to account for all time spent on the case, responsibilities and boundaries, security and confidentiality protocols and developing and using forms, templates and checklists. Questions and Answers

“The information provided during this conference was incredible. This was certainly an investment in my practice and not an expense for it.”

“Informative, inspiring and fun. I learned what I need to get started and be successful.”

“Excellent. The faculty have taken so much great information and condensed it into an invaluable starter kit. I’m amazed at the things I’ve learned in just 2 days.”

TO REGISTER VISIT WWW.SEAK.COM OR CALL 508-457-1111
How to Start, Build and Run a Successful Expert Witness Practice
Opal Sands Resort, Clearwater Beach, FL
DAY TWO: Friday, May 1, 2020

6:30–7:00 CONTINENTAL BREAKFAST

7:00–8:00 Best Practices in Dealing with Counsel
A frank discussion of how to best deal with retaining and opposing counsel. Included is an explanation of the importance of maintaining boundaries, how to best communicate with retaining counsel, the importance of not giving away your theories or reviewing any confidential information until you have been retained, how to deal with non-responsive or incompetent lawyers, how to deal with failure to prepare you for deposition or trial, being pushed beyond your true area of expertise, how to handle “rush” requests for reports and opinions and how to avoid problems before they materialize.
Questions and Answers

8:00–9:00 Best Practices in Report Writing
Faculty will review the most efficient methods for dealing with requests for preliminary, draft, and other written reports. Best practices for responding to input from counsel, formatting, editing, controls over release of the report, signing, and proofreading will be provided. There will also be an in-depth discussion on the use and misuse of computer templates to assist in report writing. A sample expert witness report will be provided.
Questions and Answers

9:00–9:15 BREAK AND NETWORKING OPPORTUNITY

9:15–10:00 Deposition Best Practices
Attendees will be provided with an in-depth look at scheduling, billing, postponements, cancellations, errata sheets, and retention/destruction of deposition transcripts. A list of expected areas of inquiry will be provided.
Questions and Answers

10:00–10:45 Trial Best Practices
Attendees will learn more than twenty techniques to help them prepare for trial. These techniques deal with issues which include dress, logistics, travel, scheduling, payment, and visual aids.
Questions and Answers

10:45–11:00 BREAK AND NETWORKING OPPORTUNITY

11:00–12:00 Best Practices in Fee Setting, Fee Schedules & Agreements, Billings and Collections
Experts will learn how to correctly value their time and set their fee. They will be taught the importance of not undercharging and how to determine exactly what their time is worth. Also included is a detailed discussion of the amount and frequency of retainers, whether retainers should be non-refundable, cancellation fees, expense reimbursement and proven techniques to improve collections of expert witness and consulting fees. Attendees will be provided with sample expert witness retention contract language that addresses 15 common problems faced by expert witnesses.
Questions and Answers

12:00–12:45 LUNCH (PROVIDED WITH FACULTY)

12:45–1:45 Advanced Marketing Techniques for Building an Expert Witness Practice
Faculty and attendees will engage in a frank discussion and analysis of the utility of: search engine optimization, social media, networking, writing articles, speaking, directory listings, fees, advertising, referral services/brokers and 24-7 marketing.
Questions and Answers

1:45–2:15 Ethics and Risk Management
Experts will learn how to deal with common ethical problems and will learn the potential civil and professional liability of experts. Numerous specific risk management techniques for experts will be explained including avoiding, maintaining the appropriate insurance coverages, due diligence, confidentiality protocols, anti-spliation procedures, avoiding conflicts and the overriding importance of being 100% honest.
Questions and Answers

2:15–2:30 Conclusion and Takeaways
Concluding remarks will be preceded by an attendee and faculty generated numbered list of action steps and takeaways from the covered material that attendees will be taking home to their practices to start, build and run a better and more successful expert witness practice.
Questions and Answers

“The CV/resume exam segment was very useful. Like many in the audience, I will be working to improve mine!!”

“Pearls of wisdom/experience [were] freely shared by presenters. I especially liked them saying what rate they recommend each type of expert charge (i.e. surgeon vs. engineer).”

“One of the most practical seminars that I’ve attended”

“Loaded with powerful information”

“Thanks, Jim. You [and Chip] were both enjoyable and informative. I especially appreciate the feedback on my first written report.”

“Instantly executable information.”

“Very enlightening- a big eye opener.”
How to Excel at Your Expert Witness Deposition

Opal Sands Resort, Clearwater Beach, FL

Thursday-Friday, April 30–May 1, 2020

Executive Summary: How to Excel at Your Expert Witness Deposition is SEAK’s most intensive deposition training seminar. It is designed to help expert witnesses to markedly improve their deposition skills. How to Excel at Your Expert Witness Deposition is fast moving and content rich. The course is taught using five methodologies: lecture, interactive exercises, videos of experts testifying in real cases, mock deposition demonstrations, and questions and answers. This is a hands on course. All attendees will have the opportunity to practice their deposition skills through in class exercises and to receive feedback from the faculty. SEAK will not be offering this course at any other times in 2020.

After completing this interactive training you will be able to:

- Demonstrate improved active listening skills.
- Deliver powerful, bullet point responses.
- Answer questions truthfully while leaving yourself some flexibility.
- Employ numerous proven strategies to excel at deposition.
- Recognize and defeat opposing counsel’s tactics.
- Excel at answering trick questions.
- Articulately answer questions regarding your qualifications, fees, biases, opinions, methodology, and report.
- Effectively deal with skeletons in your closet.
- Better handle abusive questioning.
- Prepare an individualized protocol to excel at expert witness depositions.

Registration Information/Discounts: To register, please use the form on page 2 or visit www.seak.com or call 508-457-1111. Tuition is $1,295 on or before February 29, 2020, $1,395 March 1, 2020–April 7, 2020; $1,495 after April 7, 2020. Your tuition includes continental breakfast and lunch with faculty each day and a detailed conference manual. Group discounts are available for two or more persons registering from the same organization. Discount prices depend on the size of the group. Our programs can also be brought onsite to your organization. Please call 508-457-1111. A special 50% Conference discount is available on all new and renewal standard listings in the SEAK Expert Witness Directory placed by attendees while at the seminar.

Continuing Education Credits: If your specialty does not appear below and you desire credits, please contact Karen Cerbarano (Karen@seak.com or 781-826-4974). We can often obtain desired credits upon request, but unfortunately, obtaining some types of credits are not feasible. Please register early, as we can only apply for credits after your registration form has been received and it can take time to get the requested approvals back from the accrediting agencies.

Accident Reconstructionists: SEAK will apply for credits through ACTAR upon written request at the time of registration.

Accountants: Earn 16.5 CPE credits in the field of study of Specialized Knowledge and Applications. SEAK, Inc. is registered with the National Association of State Boards of Accountancy (NASBA) as a sponsor of continuing professional education on the National Registry of CPE Sponsors. State boards of accountancy have final authority on the acceptance of individual courses for CPE credit. Complaints regarding sponsored programs may be addressed to the National Registry of CPE Sponsors through its website: www.nasbaregistry.org. For SEAK’s complaint and program cancellation policies please call SEAK, Inc. at 508-457-1111. All attendees should have the education and experience that would qualify them as an expert witness. This is an advanced group-live program. Advanced Preparation: None. This program was reviewed and revised in May 2019. To register, please follow the instructions below.

Appraisers: Credits from The American Society of Appraisers will be applied for on written request at the time of registration. SEAK will apply for Continuing Education hours through The International Society of Arboriculture (ISA) on written request at time of registration.

Arbitors: SEAK will apply for Continuing Education hours through The International Society of Arboriculture (ISA) on written request at time of registration.

Attorneys: Credit varies by state. Continuing legal education credits for attorneys will be applied for if requested in writing at the time of registration.

Engineers: 14 PDHs. The acceptance of this course is dependent upon your state(s) of registration. The vast majority of states do not require preapproval of either courses or course sponsors. The SEAK Guide to Testifying as an Expert Witness: Life Care Planners: Credit varies by state. Continuing legal education credits for attorneys will be applied for if requested in writing at the time of registration.

FACULTY:

Steven Babitsky, Esq. is the President and founder of SEAK, Inc., the Expert Witness Training Company. He was a personal injury trial attorney for twenty years and is the former managing partner of the firm Kistin, Babitsky, Latimer & Beitman. Steve has helped expert witnesses and their attorneys prepare to testify in a broad range of cases, including antitrust, patent, medical malpractice, wrongful death, computer forensics, and many others. He has trained the Federal Bureau of Investigation and the Federal Aviation Administration, and he has worked with numerous forensic and financial companies including Fortune 500 companies. He is the co-author of the text How to Be an Effective Expert Witness at Deposition and Trial: The SEAK Guide to Testifying as an Expert Witness. Steve trains hundreds of experts every year. He may be contacted at 508-548-9443 or stevenbabitsky@seak.com.

“Thank you so much for your wonderful conference this weekend! I learned so much and look forward to taking another SEAK conference!”

“It was highly informative, I learned a lot, phenomenal.”

To register visit www.seak.com or call 508-457-1111

© 2007 SEAK, Inc., 1760 Main St., Ste 5-200, Watertown, MA 02472. All rights reserved.
29th Annual National Expert Witness Conference

How to Excel at Your Expert Witness Deposition
Opal Sands Resort, Clearwater Beach, FL
Day One (Thursday, April 30, 2020)

7:30–8:00 Registration and Continental Breakfast with Faculty

PART I: LAW, STRATEGY & SKILLS

8:00–8:45 Law and Procedure Attendees will learn the key legal principles and rules which govern depositions including what questions can be asked, the legal basis and limits of “fishing expeditions;” applicability and limits of claims of privilege, meaning and effect of “off the record,” meaning and effect of “the standard stipulations,” discoverability of expert-retaining counsel communication, time limits, limitations on questioning because of abusive intent, harassment, or undue burden, admissibility of deposition questions at trial, reading and signing, and protective orders. Questions and Answers Learning Objective: Explain the law and procedure governing expert witness depositions.

8:45–9:30 Understanding Opposing Counsel’s Strategies and Goals Excelling at deposition requires an appreciation of opposing counsel’s likely strategies. Attendees will learn why opposing counsel will likely ask open ended questions and may interrogate the witness in a non-confrontational manner designed to keep the witness talking. Attendees will also learn the numerous likely goals of retaining counsel and will be provided with suggestions for dealing with each of these. These likely goals include learning the expert’s opinions, learning the expert’s qualifications, locking down the expert, sizing up the expert as a witness, probing for bias, discovering the expert’s factual assumptions, gathering as much information as possible, using the expert to help his own case, intimidating the expert, learning what the expert did, and setting the stage to later get the expert or the expert’s opinion excluded. In addition, the faculty will discuss the strategies of retaining counsel at deposition including objections and questioning of their own expert. Questions and Answers Learning Objective: List the strategies and goals of opposing counsel.

9:30–10:15 How to Improve Your Active Listening Skills Excelling at deposition requires superior active listening skills. Deponents should be able to recognize and recall every word of a question and should be able to repeat back questions asked of them verbatim. In this segment attendees will be shown how to improve their active listening skills using techniques such as picturing the question as if it were written on a white board. The group will conduct interactive exercises to assess, practice and improve their active listening skills. Questions and Answers Learning Objective: Describe techniques for improving active listening.

10:15–10:30 Break (Networking Opportunity)

10:30–11:15 How to Leave Yourself Wiggle Room A fundamental technique for truthfully and artfully answering deposition questions is to do so in a manner, where appropriate, that does not leave the witness 100% boxed in and locked down. In this segment attendees will learn how to recognize and truthfully respond to lock down questions in a way that leaves the expert some flexibility, but does not make the expert sound evasive or defensive. The group will conduct interactive exercises to assess, practice and improve their responses to lock down questions. Questions and Answers Learning Objective: List techniques for recognizing and truthfully and artfully answering lock down questions.

11:15–12:00 Deposition Strategies for Expert Witnesses Attendees will learn forty-seven techniques for excelling at their deposition. These include telling the whole truth, listening carefully to objections, insisting on finishing answers, not exaggerating, speculating, or guessing, avoiding arguing, not showing weakness, following a question answering protocol, staying calm, avoiding absolute words, avoiding rambling by putting a period on the answer, recognition of unintelligible questions, breaking counsel’s momentum, staying in your sandbox, using time limits to your advantage, and encouraging opposing counsel to lose his cool. Many of these techniques will be demonstrated by short videos and interactive exercises. Questions and Answers Learning Objective: List techniques for excelling at your deposition.

12:00–12:45 Lunch (Provided with Faculty)

12:45–1:30 Deposition Strategies for Expert Witnesses (Continued)

PART II: CORE AREAS OF INQUIRY

1:30–2:30 Qualifications Expert witnesses should expect probing questions regarding why specifically they are qualified to opine in the case. Failure to excel in this area can lead to the expert being excluded from testifying – which can be a career ending event. Attendees will learn techniques for answering expected questions about their qualifications. Issues covered include articulating relevant experience and education and how these apply to the case at hand, dealing with missing or sub optimum levels of experience or credentials, CV issues, “have you ever done?” questions, number of similar cases, and recognizing what you are not an expert in. Many of these lines of inquiry will be demonstrated by short videos and will be practiced by the attendees through interactive exercises. Questions and Answers Learning Objective: Describe techniques for answering qualifications questions.

2:30–3:15 Bias and Fees The more opposing counsel can establish an expert as being biased, the less believable that expert will be. Attendees will learn techniques for answering expected questions about their bias and fees. Issues covered include fee questions, plaintiff v. defendant issues, long held beliefs, billings to date, bills, prior writings, prior testimony, association with outside groups, political beliefs, opinion always the same in every case, influence of retaining counsel, and percentage of income questions. Many of these lines of inquiry will be demonstrated by short videos and will be practiced by the attendees through interactive exercises. Questions and Answers Learning Objective: Explain methods for answering bias and fees questions.

3:15–3:30 Break (Networking Opportunity)

3:30–5:00 Opinions Expert witnesses are retained to provide opinions and must be able to articulate these opinions persuasively at deposition. Attendees will learn techniques for answering expected questions about their opinions. Issues covered include what the expert will and will not be testifying to, degree of flexibility in opinions, areas of agreement with opposing expert, new/additional opinions, degree of certainty, and rationale for opinions. Many of these lines of inquiry will be demonstrated by short videos and will be practiced by the attendees through interactive exercises. Questions and Answers Learning Objective: Describe strategies for responding to questions about your opinions.

“This was my 3rd SEAK seminar, it’s incredible. Every expert needs this course.”

“I learned too much to list. I learned enough by 9:30 the first day that would have prevented my disaster at my first depo several months ago.”

TO REGISTER VISIT WWW.SEAK.COM OR CALL 508-457-1111
How to Excel at Your Expert Witness Deposition

Opal Sands Resort, Clearwater Beach, FL

Day Two (Friday, May 1, 2020)

6:30–7:00 Continental Breakfast with Faculty

7:00–7:45 Methodology

Opposing counsel may use the deposition to test the expert witness up for a later motion to exclude under Daubert. If the expert is so excluded this can often be a career ending occurrence. Attendees will learn techniques for answering expected questions about their methodology. Issues covered include how the expert’s theory was tested, where the theory was subjected to peer review and publication, known or potential error rate, standards and controls, general acceptance in field, evidence of level of care, why extrapolation was justified, alternative explanations, and basis of research. Many of these lines of inquiry will be demonstrated by short videos and will be practiced by the attendees through interactive exercises. Questions and Answers Learning Objective: Explain techniques to protect yourself from being set up for a Daubert challenge.

7:45–8:15 Your Expert Witness Report

In many if not most cases an expert witness will have submitted a written report prior to deposition. The expert witness’s report will often raise numerous potential issues at deposition. Attendees will learn techniques for answering expected questions about their reports. Issues covered include who helped write the report, drafts/preliminary reports, research, footnotes or lack thereof, and mistakes/typos. Many of these lines of inquiry will be demonstrated by short videos and will be practiced by the attendees through interactive exercises. Questions and Answers Learning Objective: Describe strategies for answering questions about your report.

8:15–9:00 Facts/Bases of Opinions

An expert witness’s opinions are only as strong as what these opinions are based on. Expert witnesses can expect to be questioned closely regarding the bases of their opinions. Attendees will learn techniques for answering expected questions about the basis of their opinions. Issues covered include key facts of the case, assumptions, documentation, existence and extent of firsthand inspection, what was not done, cherry picking, interviews, veracity judgments, investigation, reliance on staff and/or other experts, timeline, and hypothetical questions. Many of these lines of inquiry will be demonstrated by short videos and will be practiced by the attendees through interactive exercises. Questions and Answers Learning Objective: List the key facts that you will likely be asked about at deposition.

9:00–9:15 Break (Networking Opportunity)

9:15–9:45 Opposing Expert

An expert witness can expect numerous questions concerning the opposing expert and the opposing expert’s opinions. Attendees will learn techniques for answering expected questions about opposing experts. Issues covered include qualifications, methodology, areas of agreement, and reasons for disagreement. Many of these lines of inquiry will be demonstrated by short videos and will be practiced by the attendees through interactive exercises. Questions and Answers Learning Objective: Describe strategies for responding to questions about opposing expert and opposing expert’s opinions.

9:45–10:15 Giving a Deposition in a Case Where You Didn’t Write a Report

It is becoming increasingly common for expert witnesses in state courts to be asked not to write a report. In this segment the faculty will offer practical advice regarding resulting issues such as, how to prepare for a deposition where you did not write a report, discussing with retaining counsel potentially drafting a simple list of opinions with reasons, and special techniques to prepare for a deposition in cases where a report was not written. Questions and Answers Learning Objective: Discuss options to excel at depositions in cases where no report was written.

10:15–10:45 Dealing with Skeletons in Your Closet

Some experts are concerned about being asked about things in their past that they rather not talk about. In many cases questions in this area may be inappropriate. In further instances, questions about skeletons in the closet may be permissible at deposition, but would probably not be admissible at trial. In this segment the faculty will explain what is and is not likely to be a problem and how to deal with common issues such as being sued, disciplinary problems, being terminated, failing tests, mediocre or worse grades, health issues, private life, divorces, bankruptcy, arrests, convictions, etc. Each attendee will be afforded the opportunity to anonymously submit to the faculty for review, comment, and advice any issues which they may be concerned with in their own backgrounds. Questions and Answers Learning Objective: Explain techniques for dealing with skeletons in your closet.

10:45–11:00 Break (Networking Opportunity)

11:00–11:30 Abusive Questioning

Experts may at some point experience questioning that is abusive and beyond the scope of what is legally permissible. Faculty will review the legal rules dealing with abusive questioning and provide practical advice for determining what is and is not abuse and how to deal with abusive questioning. Questions and Answers Learning Objective: Describe strategies for dealing with abusive questioning.

11:30–12:00 Video Depositions

More and more expert witness depositions are recorded on video. These video depositions present additional challenges for the expert. In this segment the faculty will provide suggestions for excelling during a deposition that is recorded on video. Demonstrations will be conducted to provide feedback to how attendees look while being deposed. In addition, the attendees will be shown video clips of actual depositions to exemplify the issues that can occur with video depositions. Questions and Answers Learning Objective: Describe strategies for excelling during video depositions.

12:00–12:45 Lunch (Provided with Faculty)

12:45–1:30 TACTICS AND DEFENSES

12:45–1:30 Recognizing and Defeating Opposing Counsel’s Deposition Tactics

The faculty will explain numerous tactics that opposing counsel may use against the expert. Many of these tactics will be demonstrated by showing videos of actual depositions or by interactive exercises using volunteer attendees. The faculty will provide suggestions for dealing with each of the tactics. Tactics covered include going for the jugular off the bat, wearing the deponent down, intimidation, fishing for contradictions, catchalls, magic words, hypothetics, mischaracterizations, and authoritative treatises. Questions and Answers Learning Objective: Identify opposing counsel’s deposition tactics and explain strategies for defeating each tactic.

1:30–2:00 Trick and Difficult Questions

The faculty will demonstrate, utilizing questions submitted by the attendees, numerous trick and difficult questions. The goal is to practice the techniques learned in the class such as active listening, refusal to be 100% locked down, and defeating counsel’s tactics. The answers provided by volunteer attendees will be critiqued and possible better answers will be provided. Questions and Answers Learning Objective: Describe a protocol for answering trick and difficult deposition questions.

1:45–2:00 PREPARATION

2:00–2:30 Expert Witness Deposition Preparation Protocol

Success at deposition is far more a function of preparation, rather than inspiration. In this segment the faculty will provide suggestions for how to develop a protocol for proper preparations. Issues covered include, identifying issues of potential vulnerability, what to ask retaining counsel to do to prepare you, dealing with a refusal by retaining counsel to prepare you, getting your facts and files in order, how to review your file, what to know cold, and preparing headline-bullet point responses to key anticipated questions. Questions and Answers Learning Objective: Explain a protocol for diligently preparing for an expert witness deposition.

GUARANTEED EXPERT WITNESS REFERRALS


1) A Full Page Listing on our Expert Witness Website: www.seakexperts.com

2) A Detailed Listing in our Expert Witness Print Directory

PLUS

100% Money Back Guarantee for new members. Visit www.seakexperts.com for complete details or call 508-457-1111.

I USUALLY ASK NEW CLIENTS HOW THEY HEARD ABOUT ME, AND 4 OUT OF 5 SAY THE SEAK DIRECTORY! THANK YOU.

Here’s what your colleagues are saying:

“Your website has been so helpful for my business. I am busy beyond my expectations.”

“Thank you for all the referrals I receive from SEAK. I never advertise anywhere else, SEAK keeps me busy!!”

“I really haven’t had to do anything other than keep my SEAK listing and I’m busier than I want to be.”

“I’m receiving 2-3 referrals per month from the SEAK directory.”

“Thank you for all your referrals. Surely your directory is read by more attorneys than other directories.”

“The attorney got my name out of the SEAK directory (second person to do so within a week!).”

“Thank YOU for all the work you have sent my way”

“I am quite busy with inquiries. 2 more attorneys just called me. Thank you very much this is really fabulous.”

“Over the years, I found your services invaluable and the best use of my marketing dollar.”

Join Today: www.seakexperts.com
SEAK 1-1 EXPERT WITNESS TRAINING

SEAK has provided individual training and assistance to hundreds of expert witnesses. Work can be done over the phone, via Skype/Facetime, through email, or in person.

OUR SERVICES INCLUDE:

- EXPERT WITNESS MENTORING
  Personalized ongoing guidance and support.

- CUSTOMIZED MARKETING
  Providing individualized strategies to expand your expert witness practice.

- CV WRITING ASSISTANCE
  Personalized assistance in creating a powerful and bulletproof CV.

- TESTIFYING TRAINING
  Intensive 1-1 training in preparation for deposition, trial or a Daubert hearing.

- REPORT WRITING TRAINING/ASSISTANCE
  Assistance in producing a high level report that will serve as a powerful business development tool.

- REVIEW AND CRITIQUES OF KEY EXPERT WITNESS MATERIALS
  Detailed review and critique of your CV, Website, Reports, and or Testimony Transcripts.

FOR A QUOTE OR ADDITIONAL INFORMATION
Please call Jim Mangraviti, Esq. at 978-276-1234 or visit www.TestifyingTraining.com
How to Excel as an Expert Witness in Patent Cases: Special Techniques

Patent work is perhaps the most lucrative of all expert witness case types. Fees for experts in patent cases commonly run in the six figures. How to Excel as an Expert Witness in Patent Cases: Special Techniques is designed to assist those technical and medical experts who wish to excel in patent cases or those who wish to break into this field. Patent cases are often the highest stakes civil litigation, with disputes in the seven to ten figure range. Attorneys in these cases are highly selective, well-funded and are looking for experts who understand the nuances of working on these challenging and rewarding cases. This DVD set will provide viewers with the insights, skills and information to enable them to excel at patent witnessing.

7 DVD Set, 11.5 hours of instruction + 213 page written manual, $895

How to Excel as an Expert Witness in Medical Malpractice Cases

This is the most highly specialized training available for medical experts who work on medical malpractice cases. Malpractice cases are highly lucrative and high stakes. They feature many unique rules and nuances and are full of hidden pitfalls. We will show you dozens of special techniques that will allow you to distinguish yourself when serving on medical malpractice cases. You will also learn how to recognize and avoid the numerous and potentially serious traps that may await medical malpractice expert witnesses.

5 DVD Set, 10.5 hours of instruction + 150 page written manual, $895

How to Excel as an Expert Witness in Workers’ Compensation Cases: Special Techniques

Learn how to far more effectively deal with the subtle nuances and hidden pitfalls in workers’ compensation cases including: causation, impairment, disability, restrictions and limitations, necessity of medical care, permanency and return to work. Taught by The Honorable Kirsten Tate, a distinguished workers’ compensation administrative law judge and Steve Babitsky, Esq., a successful workers’ compensation claimant’s attorney and thought leader in expert witness issues. How to Excel as an Expert Witness in Workers’ Compensation Cases: Special Techniques is appropriate for medical experts who are both treaters and IME providers (i.e. both claimant and defense).

4 DVD Set, 7 hours of instruction + 82 page written manual, $59

How to Assist An Expert Witness Practice: The Support Staff Program

How to Assist An Expert Witness Practice: The Support Staff Program teaches support personnel how to help make their practices more valuable and successful. How to Assist An Expert Witness Practice: The Support Staff Program features numerous case studies and exercises. Attendees are provided with concrete protocols, checklists, and action steps to help their expert witnesses succeed. How to Assist An Expert Witness Practice: The Support Staff Program is presented by Attorney James Mangraviti. Jim is a dynamic presenter who has trained thousands of expert witnesses and published extensively on expert witnessing.

5 DVD Set, 8 hours of instruction + 144 page written manual, $595
SEAK Expert Witness Retention Contract
In use by over 2,000 experts, SEAK's contract addresses in an elegant and simple fashion many of the problems which experts find vexing, including: being kept in the dark by retaining counsel, being purposefully conflicted out of the case, collection of fees, less than ethical attorneys, non-payment of fees, preserving the expert's reputation, pushed outside your true area of expertise, undisclosed Daubert challenges, and many more.
Price: $150 | Available as a digital download at www.seak.com

Winning Over The Jury DVD
The true value of any expert testimony depends solely on what weight the expert's testimony is given by the jury. This program contains dozens of proven and advanced techniques which show experts how to connect with and win over the jury. The program teaches by example and contains over seventy-five examples which clearly demonstrate what to do and what not to do in front of a jury.
Price: $95.00 | 65 minutes

The Most Difficult Questions For Expert Witnesses DVD
This DVD program reveals the 50 most challenging trick and difficult questions an expert will face during cross-examination. Attorney Jim Mangraviti explains the tactical reasons a cross-examiner may ask each question. Courtroom demonstrations present truthful, artful answers which will prevent the cross-examiner from unfairly twisting your testimony and misleading the jury.
Price: $95.00 | 47 minutes

How to Be a Successful Expert Witness: SEAK's A–Z Guide to Expert Witnessing
Now in its third edition, this is SEAK's perennial best-selling text on expert witnessing. How to Be a Successful Expert Witness: SEAK's A–Z Guide to Expert Witnessing is the standard desktop reference of experienced experts and the perfect starting point for less experienced expert witnesses. Newly updated and expanded to reflect the latest developments in expert witnessing, this is the comprehensive resource which every expert witness should have on their bookshelf. Covers law, procedure, practice management, testifying skills, fee setting and agreements, deposition, trials, ethics, CVs, risk management, opinions, Daubert, and much more. Contains sample reports and CVs, checklists and marketing resources.
Price: $150 | Hardbound, 626 pages

Cross-Examination for Expert Witnesses DVD
This DVD program teaches you how to give mistake-free cross-examination testimony. The DVD demonstrates by example and features over 50 lively cross-examination exchanges between lawyer and expert witness. Each example features one or more points made during the DVD.
Price: $95.00 | 60 minutes

How to Be an Effective Expert Witness at Deposition and Trial: The SEAK Guide to Testifying as an Expert Witness
How to Be an Effective Expert Witness at Deposition and Trial teaches you how to testify far more effectively as an expert witness. Expert witnesses who testify effectively generate positive word of mouth and often see their expert witness practices expand exponentially. In addition, effective experts enjoy the process of testifying much more and suffer far less testifying stress and anxiety.
Price: $150 | Hardbound, 475 pages

To order: Call 508.457.1111 or visit www.seak.com
29th Annual National Expert Witness Conference

Preconference Workshops: April 30–May 1, 2020

- Law For Experts: What You Need to Know to Succeed
- How to Start, Build, and Run a Successful Expert Witness Practice
- How to Excel at Your Expert Witness Deposition
- Network with faculty and colleagues in a very collegial atmosphere.
- Enjoy a gorgeous oceanfront venue.
- Earn continuing education credits.
- Learn from top judges, attorneys, and expert witnesses how to excel as an expert witness.

FOR ALL DISCIPLINES & LEVELS OF EXPERIENCE
Opal Sands Resort, Clearwater Beach, Florida May 2–3, 2020