



Kevin C Logue

Partner, Litigation Department

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Kevin Logue is a partner in the Litigation practice of Paul Hastings and is based in the firm's New York office. Mr. Logue regularly represents corporations, directors and officers, and financial institutions in a wide range of shareholder class action, derivative, mergers and acquisitions and corporate governance and commercial contract litigation matters.

Mr. Logue has extensive experience litigating disputes involving corporate governance/fiduciary duties, mergers and acquisitions, securities fraud, and class and derivative litigation. His representative matters include defense of numerous merger fairness challenges, going-private litigation, merger injunction litigation, appraisal/dissenter's rights actions, and investigations and litigation involving shareholder derivative claims, executive compensation, and a variety of corporate governance and fiduciary duty issues. He has handled a variety of matters involving disputes in the limited partnership and limited liability company context. He has a wide array of experience representing issuers, investment companies, mutual funds, officers and directors, and advisors in a variety of litigations and investigations involving matters under the '33, '34 and '40 Acts, the Sarbanes-Oxley Act, the Securities Litigation Uniform Standards Act, as well as a variety of "holder" and other ancillary common law claims.

Mr. Logue also has extensive experience in a variety of financial services matters.

Recent Representations

- Defense of Lippo China Resources Ltd. and related entities and individuals in purported limited liability company derivative litigation in Delaware.
- Defense of Enbridge Energy Partners, L.P. and related entities/directors in various Delaware publicly traded master limited partnership unitholder derivative litigation and contract disputes involving Alberta Clipper pipeline.
- Representation of real estate investment trusts in connection with threatened

New York

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Practice Areas

Antitrust and Competition
Securities Litigation
Investigations and White
Collar Defense
Class Actions
Litigation
Mergers and Acquisitions
Investment Management

Admissions

New York Bar

Education

St. John's University School of
Law, J.D. 1984
University of Kentucky, B.B.A.
1978

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- derivative litigation and related investigation.
- Defense of various Helios (formerly Morgan Keegan) open-end and closed-end funds in securities class action litigation, opt-out and shareholder derivative litigation.
 - Defense of Doral Financial Corporation and directors and officers in securities class action and derivative litigation.
 - Defense of Coliseum Capital Management and related parties in Delaware litigation challenging a stockholder vote involving Bioscrip, Inc.
 - Defense of Rural/Metro Corporation and its directors in Delaware stockholder class action litigation challenging acquisition.
 - Defense of Kaydon Corporation and its directors in stockholder class action litigation in Michigan challenging tender offer acquisition.
 - Defense of Centerline Holding Company in stockholder class action litigation challenging acquisition transaction.
 - Defense of director in securities class action and derivative litigation involving Spot Runner, Inc.
 - Defense of acquirer in federal securities class action litigation challenging acquisition of Smithfield Foods, Inc.
 - Defense of The Warnaco Group, Inc. and its directors in stockholder litigation challenging acquisition transaction.
 - Defense of Marvel Entertainment, Inc. and its directors in Delaware and New York shareholder class action litigation challenging acquisition of Marvel by The Walt Disney Company.
 - Defense of Hypo Real Estate Capital Corporation and related entity and individual director defendants in class action and derivative litigation related to the management and going private acquisition of Quadra Realty Trust, Inc.

Speaking Engagements and Publications

- Has written on a variety of corporate governance, securities and shareholder derivative litigation, and mergers and acquisitions issues, and is a regular speaker and commentator at securities litigation and corporate governance seminars and conferences
- Authored a chapter on Shareholder Derivative Actions for Securities Litigation: A Practical Guide (Oceana 2004), a book designed for officers, directors, and general counsel concerning securities litigation
- Contributing Author for The Standard & Poor's Guide to Fairness Opinions (McGraw-Hill 2005)

Education

- St. John's University School of Law, J.D., 1984 (St. John's Law Review, Editor-

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in-Chief)

- University of Kentucky, B.B.A., 1978

News

September 12, 2019

Tilray and Privateer Holdings Sign Definitive Agreement

May 18, 2017

Paul Hastings Represents Caladrius Biosciences, Inc. in Sale of its Subsidiary PCT to Hitachi Chemical Co America, Ltd.

May 06, 2015

Crestwood Equity Partners LP And Crestwood Midstream Partners LP Announce \$7.5 Billion Merger

September 23, 2013

Paul Hastings Represents Greenway Medical Technologies in \$644 Million Acquisition by Vista Equity Partners

July 04, 2013

Paul Hastings Represents Cowen in Zhongpin's US\$361 Million Going-Private Transaction

April 18, 2007

Paul Hastings Advises Catalina Marketing Corporation in \$1.7 Billion Buyout By Hellman & Friedman LLC

March 09, 2007

Paul Hastings Advises Catalina Marketing Corporation in \$1.7 Billion Buyout By ValueAct Capital

Insights

June 25, 2019

Caremark Is Not a Chimera: Delaware Supreme Court Charges Directors to Oversee Critical Compliance Risks

February 24, 2017

Kevin C Logue (Continued)

Is New York Now a More Favorable Disclosure-Only Settlement Jurisdiction?

Time Will Tell

January 18, 2017

Marblegate Decision Overturned by the Second Circuit Court of Appeals

June 22, 2016

The Delaware Supreme Court Provides Guidance to the Second Circuit
Regarding Investor Holder Claims

June 15, 2016

Delaware Legislature Acts to Limit Appraisal Rights

May 13, 2016

New York Court of Appeals Adopts Delaware Standard in Evaluating Controlling
Shareholder Going-Private Mergers

May 09, 2016

Delaware Supreme Court Revisits Jurisdictional Impact of Foreign Corporations
Registering to Do Business in Delaware

May 18, 2015

Recent Delaware Court Rulings Clarify Standing Issues in Creditor Derivative
Litigation Against Allegedly Insolvent Corporation's Directors or Officers

May 14, 2015

Delaware Supreme Court Holds That a Non-Exculpated Claim Against
Independent Directors Must Be Pled to Survive Motion to Dismiss, Irrespective of
Applicable Standard of Review for Board's Conduct

November 25, 2014

Delaware's Court of Chancery Upholds Forum Selection Bylaw Adopted on Day
of Merger Announcement and Calling for Exclusive Forum Outside Delaware

January 10, 2014

Delaware's Court of Chancery Rules that Former Directors Lack Standing to
Pursue Statutory Information Demands

June 17, 2013

Delaware Court of Chancery Applies Business Judgment Rule Standard of
Review to Controlling Stockholder Going Private Merger

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April 09, 2012

Controlling Stockholders May Face Liability if Found to have Acted in Coercive Manner in Exit Sale

February 18, 2011

Air Products v. Airgas: Rumors of Death of the Poison Pill Have Been Greatly Exaggerated

January 31, 2011

SEC Adopts First of ABS Disclosure Regulations

November 15, 2010

Delaware Court Holds That Creditors Lack Standing to Pursue Derivative Claims On Behalf of Insolvent LLCs

June 25, 2010

Supreme Court Affirms Dismissal of F-Cubed Class Action and Holds That There is No Extraterritorial Application of Section 10(b)

June 03, 2010

CNX Gas: Delaware Court Clarifies Standard Governing Controlling Stockholder Two-Step Freeze-out Transactions

June 16, 2009

Ashcroft v. Iqbal: the Supreme Court Reinforces Twombly's Bite in Altering Federal Pleading Standards

April 28, 2009

Lyondell Chemical Co. v. Ryan: Yes, You Can (Purchase or Sell a Delaware Company with a Preemptive Bid to a Disinterested Board)

October 10, 2008

Delaware Court Rejects Material Adverse Effect Claim and Finds Buyer Knowingly and Intentionally Breached Merger Agreement

May 24, 2007

Bell Atlantic Corp. v. Twombly – The Supreme Court Tightens Pleading Standards for Antitrust Conspiracy and Beyond

February 14, 2007

Delaware Court Denies Motions to Dismiss in Two Shareholder Derivative

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Actions Challenging Timing of Stock Option Grants

December 04, 2006

Waiting for 'Twombly': The Supreme Court Will (Hopefully) Offer Guidance on Pleading §1 Antitrust Conspiracy. New York Law Journal. December 4, 2006