Lindsay Breedlove is a senior associate in the Commercial Litigation Practice Group and Health Sciences Department at Pepper Hamilton in Philadelphia. She is passionate about antitrust, class action, and corporate governance issues. Lindsay works with clients of all sizes – from Fortune 100 multinational corporations to privately held companies – to find practical solutions to legal problems, manage risk, and litigate bet-the-company cases. She began her legal career clerking for Deborah L. Cook on the U.S. Court of Appeals for the Sixth Circuit, and Legrome Davis on the U.S. District Court for the Eastern District of Pennsylvania. Before joining Pepper Hamilton, Lindsay’s practice focused on high-stakes and complex appeals in federal and state courts across the country.

Louis F. Burke is engaged in commodities and securities litigation before federal and state courts and arbitration proceedings before the National Futures Association (NFA) and FINRA. The Louis F. Burke PC law firm has acted as counsel in over 100 arbitration hearings before the NFA, FINRA, AAA, and exchanges. Louis F. Burke PC has represented several lead plaintiffs in class actions involving the manipulation of the commodity futures markets that have resulted in recoveries in excess of $2 billion. Mr. Burke is presently Co-Chair of the Class Actions and Derivative Suits Committee of the ABA Section of Litigation and Co-Chair of the Arbitration Committee of the ABA Section of Dispute Resolution. Mr. Burke has previously served on the Section of Litigation Council and has co-chaired International Litigation, Alternate Dispute Resolution and the Securities Litigation Committees of the Section of Litigation. Mr. Burke authored and edited Alternate Dispute Resolution in the Futures Industry, Juris Publications 2013.

Kenneth S. Byrd represents consumers in consumer protection cases and individuals and the families of loved ones who died in personal injury and wrongful death lawsuits filed in courts in Tennessee and across the Southeast and Midwest. Kenneth is also a member of our False Claim Act practice group, assisting whistleblowers to stop fraud and the misuse of funds in government contracts and programs. Over the past three years, Kenneth has represented the families of deceased smokers in trials in Florida federal court against the tobacco companies for their 50-year conspiracy of misrepresenting the dangers of smoking cigarettes and for intentionally engineering the design of cigarettes to make them more addictive. In several trials, juries have returned multi-million dollar verdicts. Kenneth was lead trial counsel in a jury trial victory in 2013 and has been the second chair in several other trials. Prior to joining Lieff, Cabraser, Heimann & Bernstein, LLP, Kenneth practiced as a litigation attorney at Harwell, Howard, Hyne, Gabbert & Manner, PC. He also worked as a reporter in Washington D.C., covering church-state and religious liberty matters at the White House, U.S. Supreme Court and Congress.

Elizabeth Cabraser is a founding partner of Lieff Cabraser Heimann & Bernstein, with nearly 40 years’ experience representing plaintiffs in securities, product, consumer, mass tort, civil rights, and antitrust litigation. She has served in court-appointed leadership roles in scores of federal multidistrict and class proceedings and is presently serving in the plaintiffs’ leadership of the Volkswagen ‘Clean Diesels’, Toyota unintended acceleration, GM Ignition, BP Gulf of Mexico oil spill, and Takata airbag litigations. She teaches complex litigation at Berkeley and Columbia law schools, is editor-in-chief of California Class Action Practice and Procedure, executive editor of the ABA’s The Law of Class Actions 2013-2014, and writes on class action and
complex litigation topics for law reviews and practitioners’ publications. Ms. Cabraser was named one of National Law Journal’s “75 Outstanding Women Lawyers in America” for 2015, and has four times been recognized by the NLJ as one of the “100 Most Influential Lawyers in America.” The Daily Journal has selected her as one of the “Top 100 Lawyers in California” for an unprecedented eleven years. In 2010, she was appointed to serve on the Federal Rules Advisory Committee.

Todd M. Carnam is a Research paralegal at Lieff Cabraser Heimann & Bernstein in San Francisco.

Casie Collignon, named a 2016 “Colorado Lawyer of the Year” by Law Week Colorado, has achieved significant accomplishments in class action litigation, thereby limiting exposure and business risks for her clients. Casie views class action defense with professional maturity, from a business perspective first and a litigation perspective second, taking whatever avenue is most advantageous to get the results her clients desire. While zealous representation is often accompanied by aggressive legal strategy, she also believes there is a time and place for cooperation in most litigation contexts. This approach has led to substantive and economic rewards for her clients. In the data privacy area, Casie assists clients with their most complex issues, including data breach and other privacy-related class actions. She is often sought out to represent insurers of healthcare companies, businesses with substantial online services and business in the social media space. With little precedent for certification in such cases, class actions are particularly challenging because damages are pursued based on statutory penalties with no individual damage requirements. Casie’s practice also includes complex business litigation experience, involving litigation surrounding the insurance, consumer, financial services and oil and gas industries.

Diana M. Comes is an attorney with Butler Snow, LLP’s Memphis office, where she is a member of the Commercial Litigation and Written and Appellate Advocacy groups, focusing her practice on financial services litigation and intellectual property matters. Prior to joining Butler Snow, she clerked for the Hon. Jon P. McCalla, Chief Judge, U.S. District Court for the Western District of Tennessee, and for the Hon. Ronald L. Gilman, Senior Judge, U.S. Court of Appeals for the Sixth Circuit.

Katherine J. Duncan is an associate at Hollingsworth LLP, where she practices in the firm’s Complex Litigation and Environmental groups. She has experience in complex civil litigation, products liability, construction and engineering claims, arbitration, environmental law, and antitrust. Prior to law school, she served on the staff of the National Commission on the BP Deepwater Horizon Oil Spill & Offshore Drilling.

Catherine Ross Dunham is a Professor of Law at the Elon University School of Law. She is an expert in the law related to Civil Procedure and Civil Litigation. She teaches and writes in the area of Federal Civil Procedure and is co-author of the text Skills and Values: Civil Procedure. She has authored articles on procedural doctrine and class action litigation and she regularly contributes the Federal Rules of Civil Procedure update to the American Association of Law Schools Civil Procedure Section Newsletter. In addition, Prof. Dunham is an expert in North Carolina Civil Procedure, teaching North Carolina Civil Procedure for Kaplan and serving as a co-author of the North Carolina Civil Procedure Deskbook. Prof. Dunham regularly teaches Civil Procedure, Advanced Civil Procedure, and Evidence. In addition, Prof. Dunham teaches courses in the Litigation Skills Program. She regularly teaches Trial Practice and Procedure and has also taught Civil Pre-Trial Litigation, Depositions and Advanced Trial Practice. Prof. Dunham serves on the faculty of the National institute for Trial Advocacy (NITA) and teaches in regional, national and international advocacy programs. She has also served as a trial analyst for several major news outlets, including NBC and CNN. In addition to procedural topics, Prof. Dunham’s scholarship explores social psychology and legal education, as well as topics related to gender equity and unconscious gender bias. Prof. Dunham is also prior recipient of the ABA Smyth-
Gambrell Award for Teaching Professionalism.

**Joshua D. Dunlap** is a senior associate in the Portland office of Pierce Atwood LLP, and is a member of the firm’s litigation group. Mr. Dunlap’s practice has focused on class action and other commercial litigation defense in federal courts, as well as appeals. Prior to joining Pierce Atwood, Mr. Dunlap clerked for U.S. Court of Appeals Judge Paul J. Kelly, Jr.

**Jordan Elias** prosecutes class and derivative actions at Girard Gibbs LLP. He is the author, most recently, of *Course Correction—Data Breach as Invasion of Privacy*, 69 Baylor R. Rev. ___ (forthcoming), and *The Ascertainability Landscape and the Modern Affidavit*, 84 Tenn. L. Rev. 1 (2017). After graduating *magna cum laude* from Yale College, Mr. Elias obtained his J.D. from Stanford Law School, where he served on the law review. He then clerked for the late Judge Cynthia Holcomb Hall of the Ninth Circuit. A former Chief Arbitrator for the San Francisco Bar Association’s attorney-client fee dispute program, Mr. Elias now serves on the program’s Executive Committee. He received a California Lawyer Attorney of the Year (CLAY) award in 2016.

**Janet C. Evans** is a principal with the firm Gray, Plant, Mooty, in its Minneapolis office. Jan has litigated in federal and state courts across the country in class actions and complex commercial matters for almost 30 years. Jan has participated in the joint strategic defense of multi-venue class actions and has litigated cases consolidated in Multidistrict Litigation. Jan has handled class actions involving commercial claims, fraud, consumer issues, products liability, antitrust, and employment claims. Jan is admitted to practice in federal courts in the Second, Fourth, Eighth, and Ninth Circuits, and in the U.S. Court of Appeals for the District of Columbia and U.S. Supreme Court.

**Daniel R. Ferri** is an associate in the Chicago office of DiCello Levitt & Casey LLC. He litigates class action, commercial, and intellectual property disputes.

**William Fields** is an associate at Levi & Korsinsky, LLP. Mr. Fields represents stockholders in securities class actions, stockholder derivative lawsuits, and corporate governance litigation, and has helped secure significant monetary recoveries and corporate governance reforms on behalf of stockholders. Before joining Levi & Korsinsky, Mr. Fields was a Law Clerk in the Second Circuit Court of Appeals - Staff Attorney’s Office.

**Donald R. Frederico** is a partner in the Boston office of Pierce Atwood LLP, where he chairs the firm’s class action defense practice. Mr. Frederico represents defendants in a wide variety of class actions in Massachusetts and nationally, and is the editor of his firm’s class action blog, www.firstclassdefense.com. From 2010-2011, Mr. Frederico served as President of the Boston Bar Association.

**Koji Fukumura** is Chair of the ABA Section of Litigation. In private practice, Mr. Fukumura is Chair of Cooley’s Securities Litigation Practice Group and serves on the firm’s Management Committee. His practice focuses on complex commercial litigation, including the defense of securities class actions, derivative suits, M&A-related class actions and government investigations. He also counsels public companies, directors, officers and principal shareholders on a wide range of issues relating to corporate governance, antitrust/unfair competition, Foreign Corrupt Practices Act, SEC/FINRA enforcement, insider trading, and disclosure obligations under and compliance with federal and state securities laws.

**Caroline H. Gentry** is a litigation partner and co-chair of the Class Action Practice Group for Porter Wright Morris & Arthur LLP. She is a graduate of Yale Law School and clerked for Judge Walter Rice of the United States District Court for the Southern District of Ohio. In addition to class action defense, she focuses her
practice on complex commercial litigation, ERISA litigation and Unmanned Aerial Systems law.

**Tyler Harris** is an associate in Jones Day’s Dallas office. A 2016 graduate of Vanderbilt University Law School, he served as Articles Editor of the Vanderbilt Journal of Transnational Law.

**Xakema Henderson** focuses her practice at Baker Hostetler on complex legal disputes, concentrating on privacy and data breach class action defense, commercial litigation and high-end family law. Placing high value on thoughtful and creative approaches to client situations, Xakema focuses on the overall perspective in order to develop efficient solutions.

**Beau D. Hollowel**, a principal in Karon LLC, focuses his national practice on antitrust, consumer fraud, employment, health benefits, and securities-fraud class-action litigation. He has won multiple bench and jury trials and has successfully argued federal- and state-court appeals. Beau has represented and advised clients in proceedings before state and federal courts in Alabama, California, Delaware, Florida, Hawaii, Illinois, Michigan, Minnesota, New Jersey, New York, Ohio, Oklahoma, Texas, South Carolina, Puerto Rico, Wisconsin, and the U.S. Virgin Islands. After earning his Bachelor of Arts in English from Westminster College, Beau graduated from Case Western Reserve University School of Law. He began his career with a premier trial firm. He next handled complex commercial litigation matters for two sophisticated investor groups with approximately $600 million in assets throughout the United States and Europe. After that, he led a statewide practice group for one of the largest litigation firms in the country. He has also lectured and written extensively, including co-authoring an article that appeared in a national publication and reappeared in a national online journal with 45,000 monthly readers. Beau continues to write articles discussing recent trends, while also presenting seminars on numerous topics at national and regional conferences. He previously served as the chair of Westminster College’s Annual Giving Committee.

**Paul Karlsgodt** is the leader of Baker Hostetler’s national class action defense practice team. He knows and understands the intricacies of the class action process and is strategic in his work, not only looking at a case from all angles but also knowing which aspects require the most focus and attention. Clients turn to Paul for representation and advice, trusting his experience and knowing that he will be a strong advocate who will keep their long-term business goals in mind. Paul is the Denver office Litigation group coordinator. He is also the editor of and primary contributor to www.ClassActionBlawg.com, which covers global and national class action-related issues such as decisions, trends, best practices, news and reform.

**Amy E. Keller** is partner with the law firm of DiCello Levitt & Casey LLC, where she focuses her practice on class action litigation, and consumer protection matters in particular. She has litigated a wide range of product liability, design defect, employment, and food labelling cases and appeals in courts throughout the country. Amy has served in various leadership positions in national class actions as well as in her roles on various organizations, including the Public Justice Foundation, as Chair of the Chicago Bar Association’s Class Action Committee, and Co-Chair of the American Bar Association’s Section of Litigation Rule 23 Subcommittee.

**James A. King** Jim is a partner in Porter Wright Morris & Arthur LLP’s Litigation Department where his practice focuses on complex business and corporate litigation involving commercial disputes, securities claims, class actions, and regulatory enforcement actions. He has represented companies, boards of directors, and special committees in investigations concerning regulatory compliance, False Claims Act, securities, shareholder derivative, FCPA and whistleblower matters. He has extensive experience defending companies and public entities in toxic tort cases, environmental enforcement actions, and citizen suits. Jim also leads the firm’s Government Contracts practice. His experience in this area is both as counselor and a litigator. He has
broad-based experience assisting contractors and subcontractors in a wide range of federal, state, and local procurement matters, including contract formation issues and strategies, bid protests, contract performance and interpretation disputes, labor standards, patent and technical data protection, post-performance audits, internal investigations, and fraud allegations. Before joining the Firm, Jim served in the Pentagon as an Assistant to the General Counsel in the Office of the Secretary of the Army. From 1992 to 1994, he was an associate with a large Washington, D.C. law firm.

Christopher J. Kupka is an associate at Levi & Korsinsky, LLP, where he represents victims of wrongdoing in employment, consumer, and securities class actions and stockholder derivative suits. Specifically, Mr. Kupka’s practice focuses on prosecuting complex financial frauds, breaches of fiduciary duty, and violations of the Worker Adjustment and Retraining Notification Act. Mr. Kupka is a graduate of Cornell University (A.B., 2007) and the University of Pennsylvania Law School (J.D., 2010).

Adam J. Levitt is a founding partner of DiCello Levitt & Casey LLC, resident in the Firm’s Chicago office. He has successfully led (and is presently leading) numerous class and complex litigation cases in both state and federal courts and he has recovered billions of dollars for his clients, class members, and other claimants. Mr. Levitt is an elected member of the American Law Institute and of the Economic Club of Chicago, an appointed member of the Advisory Council of the Duke Law Center for Judicial Studies, and is President of the Class Action Trial Lawyers – a division of the National Trial Lawyers, of which he is an Executive Committee Member. Mr. Levitt speaks and writes on a variety of litigation-related topics and has been widely published, including in the Yale Law Journal Online and, most recently, in the University of Hawai‘i Law Review (Adam Levitt and Nicole Negowetti, Agricultural “Market Touching”: Modernizing Trespass to Chattels in Crop Contamination Cases, 38 U. HAW. L. REV. 409 (2016)).

Margaret Lyle is Of Counsel in the Issues and Appeals practice at Jones Day in Dallas, Texas, and Tyler Harris is an Associate with the firm. Ms. Lyle defends class actions and represents businesses in complex litigation and appeals. She is a Chair of the Woman Advocate Committee of the ABA Section of Litigation.

David McMillan is an associate in Baker Hostetler’s litigation group whose practice centers on class action defense, securities litigation, bankruptcy and other types of general commercial litigation. David has worked extensively on a number of high-profile fraud cases involving the financial industry, including representation of the SIPA Trustee for the liquidation of Bernard L. Madoff Investment Securities LLC (BLMIS). As part of the SIPA Trustee’s team advancing the global effort to trace and recover assets for Madoff’s defrauded customers with allowed claims, David has deconstructed BLMIS’s books and records; initiated multimillion-dollar lawsuits against financial institutions, funds, and other sophisticated investors in the United States and abroad; and litigated a range of issues in securities and bankruptcy law. He also defends clients in significant securities-related government investigations and securities fraud class actions, including a high-profile matter arising from derivatives trading losses at a major international bank. David has spoken on a number of panels discussing cutting-edge issues in class action law, and writes frequently on current trends in class action and securities litigation. He considers himself a strategy-driven, creative litigator who aims to deliver cost-effective and meaningful solutions for his clients.

Amy Miller is Of Counsel at Levi & Korsinsky, LLP, where her practice focuses on representing investors in class actions, stockholder derivative lawsuits and appraisal proceedings. Prior to joining, Levi & Korsinsky, LLP, Ms. Miller worked at two prominent boutique plaintiffs’ law firms. Ms. Miller also worked at Cadwalader, Wickersham & Taft LLP for seven years after participating in an externship with the Honorable George B. Daniels of the U.S. District Court for the S.D.N.Y.
**Mark A. Miller** practices in Hollingsworth LLP’s Complex Litigation, Pharmaceutical Products, and Toxic Torts & Products Liability groups. He has extensive experience defending mass pharmaceutical product liability actions, environmental mass toxic torts, and other environmental claims such as property damage and CERCLA actions.

**Adam E. Polk** Adam Polk is a partner at Girard Gibbs LLP. Adam devotes his practice to representing plaintiffs in complex securities, antitrust, and consumer class actions. His experience covers all aspects of civil litigation, from initial case investigation and complaint preparation through settlement or trial. He currently serves on the co-lead counsel team in *In re Nexus 6P Products Liability Litigation*, pending in the Northern District of California. Adam has taken a substantive role in several recent matters that have resolved favorably for his clients, including *Booth v. Strategic Retail Trust, Inc., et al.* ($5 million settlement); *In re Sears Holdings Corporation Stockholder and Derivative Litigation* ($40 million settlement); and *Daccache v. Raymond James Financial, Inc. et al.* ($150 million partial settlement). Adam is an active member of the American Bar Association’s Class Action and Derivative Suits subcommittee, where he is a frequent contributor of written content regarding emerging issues in class action litigation. Mr. Polk has been selected by his peers as a Northern California Super Lawyer, Rising Star, every year since 2013.

**Christopher E. Roberts** is a partner at Butsch Roberts & Associates LLC in St. Louis, Missouri. While much of Mr. Roberts’s practice focuses on prosecuting consumer class action cases, he also has experience defending such cases. His passion for class action litigation stems from his desire to achieve justice for large groups of people and the intellectual challenges presented by class action litigation. Mr. Roberts is a frequent contributor to the ABA’s Class Action and Derivative Suits Committee and the ABA’s Consumer Law Committee. He also presents lectures on class action issues. Mr. Roberts is licensed to practice in the Eighth Circuit Court of Appeals, the United States District Courts of Eastern Missouri, Southern Illinois, Northern Illinois and in the states of Missouri, Illinois and Kansas.

**Nathan Schacht** concentrates his practice at Baker Hostetler on employment litigation, class and collective action litigation, labor relations, and employment law counseling. Using his combined experience in private practice and as a prior in-house employment lawyer for a global technology company, Nate brings a business-oriented and creative approach to counseling and litigation in complex labor and employment issues. He advises C-suite officers, directors and business owners in all areas of employment law, including wage and hour issues; issues concerning the Family Medical Leave Act, the Americans with Disabilities Act and related laws; unfair competition; discrimination and harassment claims; class actions; grievance arbitrations; and employment issues related to mergers and acquisitions.

**Justin G. Sherman** is an associate at Levi & Korsinsky, LLP, where he represents victims of wrongdoing in stockholder derivative suits, as well as securities, consumer, and employment class actions. Specifically, Mr. Sherman’s practice focuses on prosecuting breaches of fiduciary duty, complex financial frauds, deceptive business practices, and violations of the Worker Adjustment and Retraining Notification Act. Mr. Sherman is a graduate of Hamilton College (B.A., 2008) and New York Law School, *cum laude* (J.D., 2011).

**Peter J. Skalaban Jr.**, a partner at Hollingsworth LLP, practices in the areas of complex litigation and mass torts. He is experienced in consolidated litigation, multidistrict litigation, and class actions and has represented clients in product liability, environmental, insurance, and complex damages cases, among other matters. He is a graduate of the George Washington University Law School and clerked for the Hon. Wilson Cowen, United States Court of Appeals for the Federal Circuit and the Hon. Lawrence Margolis, United States Court of Federal Claims.
**John E. Tangren** is a partner at DiCello Levitt & Casey LLC in Chicago. His practice focuses on the prosecution of consumer class action cases, as well as other complex commercial litigation. Mr. Tangren lectures frequently on class action and other litigation issues.

**Sammantha Tillotson** focuses her developing litigation practice at Baker Hostetler on class action and data breach matters. She is a dedicated client-centered advocate for those she represents.