Program schedule

Wednesday, October 19

Oil & Gas Track

7:45 a.m.-5:30 p.m.  Registration

8:45-9:00 a.m.  Welcome and Introductions
  ■ Maureen D. Carman, Program Chair, Attorney at Law, Versailles, KY

9:00-9:30 a.m.  Recent Decisions in Oil and Gas Law
As an overview of the most recent decisions of the courts in Pennsylvania, Ohio, West Virginia and New York, this update provides insight on issues pertaining to oil and gas law, including such issues as title, leasing and royalty disputes, HBP and shut-in challenges, zoning, land use and municipal regulatory determinations, pooling and unitization, subsurface trespass, environmental and tort litigation.
  ■ Kevin L. Colosimo, Burleson LLP, Canonsburg, PA

9:30-10:30 a.m.  Permitting and Regulatory Issues with Respect to Marcellus & Utica Shale Wells in New York, Pennsylvania, West Virginia and Ohio
Panelists practicing in these states will discuss hot topics in the regulatory and permitting arena with respect to Marcellus & Utica Shale natural gas development. Topics to be explored include water acquisition, withdrawal, disposal permits and issues, the well permitting process and obstacles that producers encounter during the permitting process, state hydro-fracturing laws and regulations, drilling, casing and cementing issues, setbacks for private & public water supplies, and the outlook for the current New York moratorium on Marcellus Shale development.
  ■ Moderator: A. George Mason, Jr., Attorney at Law, Lexington, KY
  ■ Robert L. Burns, Buchanan Ingersoll & Rooney PC, Pittsburgh, PA
  ■ Richard L. Gottlieb, Lewis, Glasser, Casey & Rollins, PLLC, Charleston, WV
  ■ R. Neal Pierce, Steptoe & Johnson PLLC, Columbus, OH
  ■ Thomas S. West, The West Firm, PLLC, Albany, NY

10:30-10:45 a.m.  Break

10:45-11:15 a.m.  Panel on Permitting & Regulatory Issues Continues

11:15 a.m.-Noon  Valuable (and Surprising) Bankruptcy Principles for Oil & Gas Attorneys — How to Protect Your Client from the Most Common Effects of Another’s Bankruptcy
This presentation touches on important issues at the intersection of oil and gas law and bankruptcy law, which are not intuitive. Topics include simple things to do to get paid and protect lien rights, whether operating agreements are “executory” contracts that can be assumed in a bankruptcy case, maximizing an oil and gas seller’s reclamation rights, the priority of royalty claims, unrecorded assignments of oil and gas interests, “safe harbors,” when liens can be filed after bankruptcy, and whether an oil and gas lease can be rejected in bankruptcy.
  ■ Mitchell E. Ayer and Matthew R. Reed, Thompson & Knight LLP, Houston, TX

Noon-1:15 p.m.  Luncheon
Oil and Natural Gas Air Permitting Source Aggregation

Oil and natural gas production, compression and transmission operations are spread over many miles and connected by pipelines, from the wellhead to the end user. These operations are subject to stationary source air permitting regulations and are typically permitted as minor sources due to their low emissions. However, recent contradictory decisions raised the possibility that emissions from natural gas production, gathering, and transmission activities might be aggregated in a way that would cause them to be permitted as major sources of air emissions, subject to Title V and Prevention of Significant Deterioration (PSD) permit review. This presentation will provide the most up-to-date information about source aggregation as it is being applied to the natural gas industry throughout the country.

- Moderator – Anne C. Blankenship, Robinson & McElwee PLLC, Charleston, WV
- Shyla Blackketter Dwyer, Associate Regulatory Attorney, Chesapeake Energy Corporation, Oklahoma City, OK
- John R. Jacus, Davis Graham & Stubbs LLP, Denver, CO
- Donald K. Shandy, Ryan Whaley Coldiron Shandy PLLC, Oklahoma City, OK
- Sean Urvan, Senior Attorney, Anadarko Petroleum Corporation, Houston, TX

2:30-3:20 p.m. Anticipating Toxic Tort Litigation Related to Shale Development — How to Mitigate Your Risks

With the emergence of Marcellus Shale and other shale plays, allegations relating to well contamination and related exposures are escalating. This presentation will address the best ways for operators to mitigate the risks associated with these potential claims.

- Kathy K. Condo, Babst Calland, Pittsburgh, PA

3:20-3:40 p.m. Break

3:40-4:30 p.m. Post-Production Natural Gas Contracts

The presentation will survey some of the contractual arrangements associated with post-production aspects of the natural gas business. It will focus primarily on (1) gas gathering and transportation agreements; (2) gas treatment agreements; and (3) gas “stripping” agreements for production of natural gas liquids. The presentation will include a general overview of each of the types of agreements addressed, and will discuss the parties’ competing aims and negotiating points, as well as common issues and specific contract terms used to address them.

- Karen J. Greenwell, Wyatt, Tarrant & Combs, LLP, Lexington, KY

4:30-5:20 p.m. Municipal Oil & Gas Regulation in the Marcellus Age

Recent geological and technological discoveries have combined with economic considerations to cause a huge increase in oil and gas exploration in the United States, most notably in Appalachia’s Marcellus Shale play. Each mineral-producing state provides a patchwork of state and local laws intended to regulate drilling activities. This presentation will discuss the similarities and differences among the states regarding the power of municipalities in each to ban or regulate oil and gas drilling and potential issues that may arise as a result of new regulation. The discussion will also explore zoning and land-use issues, extra-territorial jurisdiction of municipalities, preemption issues, and constitutional arguments (such as takings).

- Al F. Sebok, Jackson Kelly PLLC, Charleston, WV

5:30-6:30 p.m. Reception

Thursday, October 20

General Session

9:00-9:30 a.m. AEP v. Connecticut — What Does It Mean and What Is Next?

This presentation will review the most recent decision from the U.S. Supreme Court rejecting an attempt to bring federal common law claims to curtail greenhouse gas emissions from utilities. While the decision closes one door for plaintiffs, others may open. This presentation will discuss the Supreme Court opinion, the implications, and the current status of other “climate change litigation” across the country.

- Kirsten L. Nathanson, Crowell & Moring LLP, Washington, DC

9:30-10:15 a.m. Jurisdictional Waters

EPA and the Corps of Engineers have issued guidance explaining how they will identify waters protected under the federal Clean Water Act. It is the latest in a series of interpretations offered by the Corps of Engineers and EPA regarding the extent to which federal jurisdiction extends to head-of-hollow streams, isolated wetlands and other bodies of water that are not usually thought of as interstate or navigable waters. When finalized and approved, the guidance is expected to be the basis for future rulemaking that will affect many industries, including mining and natural gas operations. The rules will determine whether CWA Section 404 permits are needed for such activities as valley fills, or placement of gas transmission and gathering lines across small headwater streams. The extent to which EPA and the Corps has jurisdiction over these water bodies, rather than the state alone, will affect the manner in which the in-stream activity occurs, and the enforcement that will follow if it is not properly done.

- David L. Yaussy, Robinson & McElwee PLLC, Charleston, WV
Save the Dates!

**February 12-14, 2012**
Winter Workshops on Energy Law
Lago Mar Resort
Fort Lauderdale
Florida

**May 10-11, 2012**
Abstracting and Mineral Title Examination
Wheeling Island Resort
Wheeling
West Virginia

**June 24-26, 2012**
33nd Annual Institute
Charleston Place Hotel
Charleston
South Carolina

10:15-10:30 a.m. **Break**

10:30-11:00 a.m. **Powerful Advocacy Options for a Challenging Political Environment**

Energy producers now have expanded options to make their voices heard on policy and in elections, without limits on source or amount and often without the source being disclosed. The presentation will cover state and federal law, Federal Election Commission and First Amendment developments and tax aspects of what corporations can legally do and say in the post-Citizens United world, including: (1) features of federal and state political entities (PACs, 527, 501(c)(4), SuperPACs, etc.); (2) non-disclosure of contributors; (3) use of unlimited corporate funds; and (4) compliance risks such as coordination, use of corporate property by candidates, candidate appearances and endorsements.

- D. Eric Lycan, Steptoe & Johnson PLLC, Lexington, KY

11:00 a.m.-Noon **Attorneys and Technology: Avoiding the Ethics Storms**

Attorneys’ use of the latest technology, like cloud computing, continues to be a hot topic in legal ethics. What are the benefits? What are the risks? What are the ethics requirements? This session will explore the professional responsibility issues that apply to attorneys using the cloud, wireless networks, smartphones, tablets, and more.

- David G. Ries, Thorp, Reed & Armstrong, PLLC, Pittsburgh, PA

12:15-1:30 p.m. **Luncheon & Guest Speaker**

- Charles R. Patton, President and Chief Operating Officer, Appalachian Power Company, a unit of American Electric Power

**Thursday Afternoon, October 20**

1:30-2:15 p.m. **Planning for Mineral Production Near Cemeteries, Churches, Schools, Abandoned Railways, Lakes and Dams**

Do you want to know whether you can move a cemetery in order to extract the minerals thereunder or whether an abandoned railway becomes a public passway, thereby making it more difficult to extract any mineral that might lie beneath? Find out during this informative presentation in which unconventional property issues encountered when producing minerals near cemeteries, churches, schools, lakes, dams and abandoned railways will be explored. Having surveyed the law of various EMLF-member states, the presenters will compare and contrast the differing approaches to dealing with these issues adopted by legislatures, regulators and the courts.

- Gwen R. Pinson, Stoll Keenon Ogden PLLC, Lexington, KY
- K.T. Williams, Stoll Keenon Ogden PLLC, Henderson, KY

2:15-3:00 p.m. **EPA Greenhouse Gas Regulations and Their Impacts Upon Coal-Fired Power Plants**

This session will discuss the EPA’s regulation of large stationary source emissions of greenhouse gases through the “Tailoring Rule.” The EPA has issued regulations requiring large stationary sources to obtain permits and reduce their emissions. In September 2011, the EPA is further expected to release a proposed rule that would for the first time impose limitations on greenhouse gas emissions from power plants. This presentation will address these regulations, the proposed rule, and the issues that should be considered in developing a permit for large sources of greenhouse gas emissions, including coal-fired power plants.

- H. Carl Horneman, Wyatt, Tarrant & Combs, LLP, Louisville, KY
Under a court order to regulate hazardous air pollutants from coal-fired power plants, the EPA has released tough new emission standards for mercury and acid gases; the Clean Air Act requires that all coal plants comply by November 2014. Utilities have expressed concern that widespread coal plant retirements stemming from these regulations and others (such as those regulating coal combustion residuals and cooling water intake) will threaten electricity supply reliability and availability. It is clear the demand for coal will be dramatically affected as a result of regulatory moves. Offsetting the potential decline in domestic electricity generation coal demand has been the explosive growth in international coal exports (both steam and metallurgical), which looks certain to continue into the near future. To provide perspective in this unsteady market, BOYD will explore the effect on the US coal market from the impending rulings, the influence of low natural gas prices and the newfound opportunities for U.S. producers in the international export market.

John T. Boyd II, President and CEO, John T. Boyd Company, Canonsburg, PA
8:30-9:15 a.m.  Exiting the Coal Mining Business — Limiting Exposure to Potential Liabilities Upon Mine Closure

Regardless of how well a coal mining operation is planned by an entity when entering the business and ultimately run, every coal mining entity must some day face the reality of how to exit or close an operation. Mine closure, although often a secondary consideration in mine planning, is a complex issue replete with complicated business decisions and regulatory requirements. Failure to follow a mine closure plan could seriously jeopardize an entity’s economic status as well as expose the entity and certain of its individuals to continued liability. This presentation will focus on mine closure in the context of how a coal mining entity completes or satisfies its obligations in regard to a particular coal mining permit, the goal being to close an operation without ongoing entity or individual liability. The imposition of direct and indirect liability as well as other considerations related to mine closure will be explored under various federal statutes, including the Federal Surface Mining Control and Reclamation Act of 1977, and selected state statutes.

Lesly A.R. Davis, Wyatt, Tarrant & Combs, LLP, Lexington, KY

9:15-9:30 a.m.  Break

Members of the Kentucky Coal Association join session

9:30-10:15 a.m.  The “Gathering Storm” of MSHA Regulations

This session will focus on the proposed MSHA regulations, including current proposed rulemakings on respirable dust, pattern of violations, and examination of working areas for violations of health or safety standards, as well as other proposals on the MSHA regulatory agenda, including those regarding safety and health management programs and crystalline silica. Legislative developments will also be discussed as appropriate.

Edward M. Green, Crowell & Moring LLP, Washington, DC
Daniel W. Wolff, Crowell & Moring LLP, Washington, DC

10:15-11:00 a.m.  Technical Aspects and Legal Implications of the Design, Certification and Implementation of Mine Seals

On April 2008, MSHA issued “Sealing of Abandoned Areas; Final Rule” which includes requirements for seal strength, design, and construction of seals. This presentation will highlight the technical aspects involved in the design, certification and implementation of mine ventilation seals based on the requirements of current federal regulations and discuss some of the challenges facing both the Professional Engineers and the mining community arising from these regulations. Seal certifications present some significant legal concerns regarding liability for the engineers and construction personnel involved. This presentation will also explore the civil, professional and criminal liability of seal design, certification and implementation.

Marco M. Rajkovich, Rajkovich, Williams, Kilpatrick & True, PLLC, Lexington, KY
Edmundo Laporte, Vice President/Director, Mining Services, ECSI, LLC, Lexington, KY

11:00-11:30 a.m.  Primer on Labor Law for Union-Free Companies

This session is a primer for energy lawyers working with union-free employers on the changes to labor law designed to aid in union organizing efforts. This program will cover status of new developments at the National Labor Relations Board (NLRB) and Department of Labor; identify significant changes in NLRB case law; and identify traps for the unwary when providing lawful assistance to management teams facing increased union organizing efforts.

Anna M. Dailey, Dinsmore & Shohl LLP, Charleston, WV

11:30 a.m.-12:20 p.m.  Panel Discussion on Water Issues for Coal

The panelists will address state specific regulatory and permitting water quality issues. Among the current topics in the eastern coalfields are the following: implementation of narrative criteria through Total Maximum Daily Loads (TMDL) and National Pollutant Discharge Elimination System (NPDES) permits; new permit effluent limits; third party litigation; the ongoing impacts of pending de-deligation petitions with EPA Region III; Cumulative Hydrologic Impact Analysis (CHIA); Discharge Monitoring Reports (DMR) issues; and EPA denial of permits.

Martin J. Cunningham, Moderator, Greenebaum, Doll & McDonald PLLC, Lexington, KY
Timothy J. Hagerty, Frost Brown Todd LLC, Louisville, KY
Brooks M. Smith, Hunton & Williams LLP, Richmond, VA
Allyn G. Turner, Spilman Thomas & Battle, PLLC, Charleston, WV

12:20 p.m.  Adjourn

12:30 p.m.  Kentucky Coal Association Luncheon
Yes, I want to attend the Kentucky Mineral Law Conference

The full conference registration fee includes a CD of meeting materials, refreshment breaks and hosted receptions on Wednesday and Thursday. Payments are required for Wednesday and Thursday luncheons and the KCA Friday luncheon. Payment is also required for the KCA Friday luncheon.

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State(s) for CLE Credits ______________________ Do you need AAPL Credit? __________

Fees:

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EMLF Thursday Luncheon $_______
KCA Friday Luncheon $_______
Total $_______

Conference accreditation is pending from states with mandatory Continuing Legal Education and with the AAPL. Please indicate on your registration form where you are seeking credit. The program contains 970 minutes of CLE. This is equal to 16 CLE hours in 60-minute states and 19.4 hours in 50-minute states. Wednesday’s program contains 380 minutes of CLE, 6.25 hours for 60-minute states and 7.6 hours for 50-minute states. Complete information for reporting your credits will be available at the conference. Additional fees may be required for certain states/organizations.

You may pay by _____ check or _____ credit card. EMLF accepts MasterCard, VISA or American Express.

Card # _____________________________ Expiration date ______________________
Signature __________________________ CVV code (security code) ______________________

Cancellation policy
Full refunds less a $75 administrative fee will be given for written registration cancellations received by October 1. No registration refunds will be made thereafter, but substitutions can be made by calling the Foundation at 859.231.0271. Persons not entitled to any refund will receive meeting materials. EMLF members who cancel their registrations after October 1 receive materials and a $100 credit toward a future program.

Three ways to register
- If registering online, go to www.emlf.org
- If registering by fax, call 859.226.0485
- If registering by mail, send form and payment to EMLF, 340 South Broadway, Suite 101, Lexington, KY 40508

Accommodations
Marriott Griffin Gate Resort
$199 per night, single or double plus state and local taxes of 13.42%
1800 Newtown Pike, Lexington, KY 40511
Call hotel at 800.228.9290 or 859.231.5100 and ask for EMLF rate; room block closes October 5, 6 p.m., or whenever sell-out occurs. Make your reservations early.

While in Lexington, enjoy the best in thoroughbred racing at Keeneland race track, October 7-29, with post time at 1:15 p.m., or visit the Kentucky Horse Park (site of the 2010 World Equestrian Games).
October 19-21, 2011
Griffin Gate Resort
Lexington, KY

Kentucky Mineral Law Conference
October 19-21, 2011
Marriott
Griffin Gate Resort
Lexington, KY

2011 Kentucky Mineral Law Conference
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- Mitchell E. Ayer, Thompson & Knight LLP, Houston, TX
- Bill Bisset, Kentucky Coal Association, Lexington, KY
- Anne C. Blankenship, Robinson & McElwee PLLC, Charleston, WV
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- Sharon M.B. Pigeon, Office of the Attorney General, Big Stone Gap, VA
- Gwen R. Pinson, Stoll Keenon Ogden PLLC, Lexington, KY
- Brian J. Pulito, Steptoe & Johnson PLLC, Meadville, PA
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