

In the Wake of *Windsor* and *Perry*: Estate Planning for Same Sex and Unmarried Couples

Presented by the American Law Institute

July 17, 2013

Joshua Rubenstein, national head of the Trusts and Estates practice, will join Tamara Kolz Griffin of the Estate Planning Clinic, WilmerHale Legal Services Center, Harvard Law School, to present this timely CLE program on estate planning for same-sex and unmarried couples. The webinar will examine the legal and social significance of the groundbreaking Supreme Court decisions in *United States v. Windsor* and *Hollingsworth v. Perry*, uncover the myriad unique estate planning issues raised for same-sex and unmarried couples, and offer practical guidance on key components of an effective estate plan for such couples. Asset protections, child-rearing, medical directives and beneficiary designations for same-sex couples will also be discussed.

For more information, click [here](#).

CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



Joshua S. Rubenstein

+1.212.940.7150

joshua.rubenstein@katten.com

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.