



Rich L. Minice

Associate

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OVERVIEW

Rich Minice is a second year corporate associate in the firm's Seattle office. His practice focuses on general corporate and securities law, including mergers and acquisitions, cross border transactions, public and private securities offerings, corporate governance, equity and debt financing, venture capital and private equity investments. Rich represents startup and emerging growth companies through formation, financing and exit. Representative clients operate in industries including private equity, technology, manufacturing and agriculture.

PROFESSIONAL BACKGROUND

Rich was a summer associate at K&L Gates in 2016. Prior to joining K&L Gates, he was a legal extern at the Supreme Court of Missouri.

ACHIEVEMENTS

- Order of the Barristers (2017)
- Scholar in Law (2014-17)

EDUCATION

- J.D., Washington University School of Law, 2017 (*Editor, Washington University Jurisprudence Review*)
- B.A., University of Washington, 2013

ADMISSIONS

- Bar of Washington

THOUGHT LEADERSHIP POWERED BY HUB

- 3 September 2020, SEC Adopts Amendments to Expand Definition of Accredited Investor (*Alerts/Updates*)

- 18 August 2020, Specific Language of Operating Agreements Key in Chancery Court Dismissal of "Laundry List" of Claims Against LLC Managers (*Research Surveys*)
- 3 August 2020, Master in Chancery Dismissive of Fiduciary Seeking Dismissal, Applies Familiar 12(b)(6) Standard (*Research Surveys*)
- 16 April 2020, Delaware Denies Interlocutory Appeal of Ordinary Advancement Entitlement Decision (*Research Surveys*)
- 19 March 2020, Transactions Involving Controlling Stockholder as a Result of Actual or Inherent Coercion are Subject to Entire Fairness Standard of Review (*Research Surveys*)
- 17 February 2020, Books and Records: Court Explains a Failure to Clear the Sometimes Deceptively Challenging Credible Basis Hurdle (*Research Surveys*)
- 1 November 2019, Chancery Court Reaffirms Protection of Mandatory Advancement Rights (*Research Surveys*)
- 22 October 2019, Maintaining Good Corporate Governance: Entire Fairness Creeping Into Actions Benefiting A Controlling Stockholder (*Research Surveys*)
- 21 October 2019, Director Independence and Demand Futility: A Holistic Inquiry of the Pleading (*Research Surveys*)
- 16 July 2019, Indemnification Provided For Success On The Merits, Even If On A Technicality (*Research Surveys*)
- 10 July 2019, Sophisticated Party Or Not, Llc Agreement Still Governs (*Research Surveys*)
- 12 March 2019, No Love Lost In Books And Records Requests (*Research Surveys*)
- 18 December 2018, Mandatory Indemnification Provided Under Bylaws To Agent Due To Actions Taken On Company's Behalf (*Research Surveys*)
- 6 September 2018, Controller Breaches Fiduciary Duties By Coercing Onerous Financing Terms (*Research Surveys*)
- 16 July 2018, Chancery Court Awards Damages for Breach of Fiduciary Duty Stemming from Director's Refusal to Sign Self-Help Documents (*Research Surveys*)
- 15 May 2018, Controlling Stockholder Cannot Advance Its Own Self-Interest At Expense Of Minority Stockholders (*Research Surveys*)
- 17 April 2018, Plaintiffs Were Unable To Rouse Support For Their Position That A Minority Stockholder Was A Controller And Breached Fiduciary Duties Because They Did Not Plead Sufficient Facts (*Research Surveys*)
- 4 January 2018, Chancery Court Holds Business Strategy Disputes May Not Be Resolved by Appointment of a Receiver under Section 291 (*Research Surveys*)

AREAS OF FOCUS

- Mergers and Acquisitions