

SAMUEL E. COHEN

CHAIR, SECURITIES AND INVESTMENTS PROFESSIONAL LIABILITY PRACTICE GROUP SHAREHOLDER



AREAS OF PRACTICE

Securities & Investments Professional Liability Insurance Agents & Brokers Liability Real Estate E&O Liability Miscellaneous Professional Liability

CONTACT INFO

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2000 Market Street, Suite 2300 Philadelphia, PA 19103

ADMISSIONS

New Jersey 1996

Pennsylvania 1996

EDUCATION

Temple University School of Law (J.D., 1996)

Temple University (B.B.A., 1993)

HONORS & AWARDS

AV® Preeminent™ by Martindale-Hubbell®

Pennsylvania Super Lawyers Rising Star 2005-2008

ASSOCIATIONS & MEMBERSHIPS

Pennsylvania Bar Association

Philadelphia Bar Association

Special Olympics Pennsylvania, Philadelphia Executive Advisory Board. 2019-Present

OVERVIEW

As Chair of the Securities & Investments Professional Liability Practice Group, Sam represents broker-dealers, registered representatives and registered investment advisors in state and federal court and in Financial Industry Regulatory Authority (FINRA) arbitration proceedings. Sam also represents broker-dealers, registered representatives and registered investment advisors before state and federal regulatory authorities as well as in FINRA investigations, examinations, inquiries and enforcement matters. As well, Sam represents registered representatives in FINRA expungement proceedings. Sam's practice also includes the defense of life insurance agents and brokers, real estate agents and title agents.

From 1996 through 1997, Sam served as a law clerk to the Honorable G. Craig Lord in the Court of Common Pleas of Philadelphia County. Sam graduated from Temple University in 1993 where he received a Bachelor of Business Administration and subsequently his *juris doctor* in 1996 from Temple University School of Law. At Temple Law School, Sam served as the vice president of his graduating class.

In 2019 Sam was appointed to serve on the Special Olympics PA-Philadelphia Executive Advisory Board. The Executive Advisory Board assists Special Olympics PA-Philadelphia by opening doors to key community and corporate contacts, raising funding for the program, providing high-level support of its strategic objectives and in general, advocating on behalf of its athletes and mission.

YEAR JOINED

1997

THOUGHT LEADERSHIP

DOL's Retirement Security Rule Imposes New Fiduciary Standards on Financial Services, Insurance Industries

Philadelphia - Headquarters Securities & Investments Professional Liability May 10, 2024

FINRA Announces Effective Date for New Procedures for Expungement Requests

Philadelphia - Headquarters Securities & Investments Professional Liability August 16, 2023

On August 11, 2023, FINRA published Regulatory Notice 23-12, which offers guidance on recent rule amendments to FINRA Rules 12800 and 12805 related to the expungement of customer dispute information from BrokerCheck. Legal Update for Securities Litigation – August 16, 2023,

FINRA Proposal Creates Urgency for Brokers Seeking Expungement of Customer Complaints

Philadelphia - Headquarters Securities & Investments Professional Liability May 4, 2023

FINRA, the SEC and Congress Aim to Safeguard Senior Investors

Philadelphia - Headquarters Securities & Investments Professional Liability May 12, 2022

FINRA and the SEC Respond to COVID-19

Philadelphia - Headquarters Securities & Investments Professional Liability June 17, 2020

As New York City became the epicenter of the United States coronavirus outbreak in March, financial mar Legal Updates for Securities Litigation – June 17, 2020, has been prepared for our readers by Ma

CLASSES/SEMINARS TAUGHT

Best Interest Reviews: Decoding FINRA Rule 2330 (Variable Annuities), Financial Services Institute OneVoice Conference, January 28, 2025

Outside Business Activities: Overview and Best Practices for Broker-Dealers, 7th Annual CNA Life Agent and Broker-Dealer Conference, October 5, 2023

Educational and Technology Tools that May Save You in the Long Run if You Are Named in an Arbitration/Lawsuit, IBDC (Independent Broker Dealer Consortium) Annual Risk Management Conference, May 8, 2023

Hiring with Caution: How One Bad Apple Can Spoil Your Business, Alternative & Direct Investment Securities Association (ADISA) Annual Conference and Trade Show, October 11, 2022

Claims Involving Life Insurance Impacting Life Agents and Broker-Dealers, Independent Broker Dealer Consortium (IBDC) Annual Conference, September 2021

Current Issues Facing Broker-Dealers, Registered Investment Advisors and Their E&O Carriers, Client seminar, June 22, 2021

Reconciling SEC and FINRA Examinations in Complex Products and Business Practices. Independent Broker Dealer Consortium 10th Annual Risk Management Conference in Amelia Island, Florida, October 2018.

Department of Labor Fiduciary Rule, Delaware County Estate Planning Council, September 2017

Reducing Regulatory Exposure: Properly Preparing for FINRA and SEC Regulatory Examination, Independent Broker-Dealer Consortium Annual Conference, September 2017

Protecting Seniors, A Priority for FINRA, State and Federal Legislators, and Arbitration Panels, 2016 Cadaret, Grant Advisor Forum, October 21, 2016

Legislative Update on Issues of Concern to Financial Advisors and Independent Broker Dealers, Financial Services Institute, April 2010

PUBLISHED WORKS

"DOL's Retirement Security Rule Imposes New Fiduciary Standards on Financial Services, Insurance Industries," *The Legal Intelligencer*, May 10, 2024

"FINRA Proposal Creates Urgency for Brokers Seeking Expungement of Customer Complaints," The Legal Intelligencer, May 4, 2023

"FINRA, the SEC and Congress Aim to Safeguard Senior Investors," *The Legal Intelligencer*, May 12, 2022

"FINRA Proposes Rule to Streamline Broker/Dealers' Oversight of Outside Business Activities", Aon Advisor Solutions, Summer 2018 Newsletter

"Protecting Seniors: A Priority for FINRA, Federal and State Legislators, and Arbitration Panels," Defense Digest, Vol. 22, No. 3, September 2016

"Protecting Seniors: A Priority for FINRA, Federal and State Legislators, and Arbitration Panels," Financial Services Institute newsletter, July 2016

Legal Updates for Securities, regular contributor, 2015-present

"Bum Rap? Wrap Fee Programs Under Scrutiny," Westlaw Journal: Securities Regulation & Litigation, October 2014

Case Law Alerts, regular contributor, 2012-present

"FINRA Requests Comment On Brokercheck Enhancements," *Defense Digest*, Vol. 18, No. 2, June 2012

"Covenants Not To Compete: Why You May Not Be Able To Work For Your Employer's Competitors," co-author, AgentsofAmerica.org, January 13, 2009

"FINRA Moves to Limit Dispositive Motions In Arbitration," *PLUS Journal,* Volume XXI, Number 1, January 2008

"NASD Approves Merger With The New York Stock Exchange," *Defense Digest*, Vol. 13, No. 2, June 2007

"Injured Plaintiff Has No Direct Action Against Tortfeasor's Insurer for Bad Faith," *Pittsburgh Legal Journal*

"Customer Account Statements Must Include Reminder To Customers To Report Inaccuracies In Their Accounts In Writing," *Defense Digest*, Vol. 13, No. 2, June 2007

"529 Plans: Tax Free Withdrawals Now Permanent, But Regulatory Concerns Remain," *Defense Digest*, Vol. 13, No. 1, March 2007

"U.S. Supreme Court Continues Its Strong Support Of Arbitration," *Defense Digest*, Vol. 12, No. 2, June 2006

"Agreements To Arbitrate Upheld By Pennsylvania State And Eastern District Court Despite Alleged Confidential Relationship Between Plaintiff Investors And Defendant Stockbrokers," *Defense Digest*, Vol. 11, No. 3, September 2005

"Judge Reversed On Order Compelling Court Action To Arbitration," *Defense Digest*, Vol. 10, No. 1, March 2004

"NASD Reminds Firm Of Their Discovery Obligations," Defense Digest, Vol. 10, No. 1, March 2004

"NASD Members Are Warned To Give Investors Their Required Breaks," *PLUS Journal,* September 2003, Vol. XVI, No. 9 and *Defense Digest*, Vol. 9, No. 2, June 2003

"Injured Plaintiff Has No Direct Action Against Tortfeasor's Insurer For 'Bad Faith'," *Pittsburgh Legal Journal*, June 9, 1998

"No Assignment -- No Excess Garnishment," Defense Digest, Vol. 4, No. 3, June 1998

RESULTS

Defense Verdict Secured in FINRA Arbitration Matter

Securities & Investments Professional Liability May 16, 2025

We obtained a defense verdict in a FINRA arbitration where the claimant donated approximately \$600,000 to a donor advised fund in 2012 and took a tax deduction. The claimant alleged that the donor advised fund was mismanaged and lost approximately \$140,000 in value in 2022. We defended the fund's managers in the case based upon the claimant's lack of standing once the funds were donated. Further, we presented evidence through the respondent's testimony that the account was managed in accordance with the goals and objectives set for the account.

Secured Defense Verdict In Richmond FINRA Arbitration

Securities & Investments Professional Liability May 1, 2025

Defense award obtained on behalf of our client, a registered investment advisor, in a FINRA arbitration involving alleged mismanagement and lack of transparency concerning a Donor Advised Fund. The arbitration panel denied the claims in their entirety and recommended expungement of the claim from our client's registration records.

Dismissal Affirmed Obtained in a Lawyers' Professional Liability Case

Securities & Investments Professional Liability Lawyers' Professional Liability Appellate Advocacy & Post-Trial Practice June 5, 2024

We secured an Appellate Division decision affirming the trial court's order dismissing a fraud and fraudulent concealment case filed against various attorneys and broker dealers. In its decision, the Appellate Division agreed with the trial court's orders and opinions dismissing the case based on entire controversy, collateral estoppel and litigation privilege grounds.

Secured Defense Verdict in Ohio FINRA Arbitration

Securities & Investments Professional Liability November 3, 2023

We won a defense verdict for a financial advisor in a FINRA arbitration over claims of unauthorized trading and breach of fiduciary duty.

Defense award in a binding FINRA arbitration in Columbus, Ohio on behalf of a financial advisor. The Claimant alleged unauthorized trading and breach of fiduciary duty in connection with individual stock trades. The Claimant further alleged breach of fiduciary duty in relation to the financial advisor's recommendation that the account be changed from a commission based to an advisory fee-based account.

Expungement Award Obtained in FINRA Arbitration

Securities & Investments Professional Liability September 28, 2023

A FINRA arbitration panel recommended the expungement of a customer complaint from a financial advisor's public record. The complaint involved allegedly unsuitable alternative investments and an overconcentration of alternative investments in the customer's portfolio.

SIGNIFICANT REPRESENTATIVE MATTERS

Defense award obtained on behalf of our client, a registered investment advisor, in a FINRA arbitration involving alleged mismanagement and lack of transparency concerning a Donor Advised Fund. The arbitration panel denied the claims in their entirety and recommended expungement of the claim from our client's registration records.

Defense award obtained in a binding FINRA arbitration in Columbus, Ohio on behalf of a financial advisor. The Claimant alleged unauthorized trading and breach of fiduciary duty in connection with individual stock trades. The Claimant further alleged breach of fiduciary duty in relation to the financial advisor's recommendation that the account be changed from a commission based to an advisory fee-based account.

Defense verdict obtained on behalf of a broker dealer in a FINRA arbitration alleging over concentration in energy and precious metals investments.

Defense verdict obtained on behalf of broker-dealer in arbitration in a suit brought by two retired broker Claimants who sought \$5 million dollars in past and future benefits under a retirement program which paid override fees to retired brokers on books of business the retired brokers had developed decades ago.

Expungement recommendation obtained in FINRA arbitration on behalf of financial advisor involving investment losses in an advisory account.

Defense verdict obtained on behalf of a registered investment advisor and broker-dealer following a four day jury trial in Schuylkill County. The registered investment advisor and broker dealer were sued by their former client for investment losses. The Plaintiff was a paraplegic whose wealth was obtained through a jury verdict and settlements related to his injuries. The case was defended on the basis that the registered investment advisor met the standard of care and did not breach any duties owed to the Plaintiff, as well as the fact that the Plaintiff was net profitable in his investments. The Plaintiff sought to "cherry pick" losing investments from an overall profitable portfolio.

Defense verdict obtained on behalf of a broker-dealer and a broker in a FINRA arbitration in New York. The Claimant, owner of a broker-dealer, alleged he was being charged an unreasonable mark-up on municipal bond sales and that he was the victim of elder abuse. In granting the motion to dismiss, the arbitration panel found that the Claimant failed to present a basis for his claim and recommended expungement of all references to the arbitration from the broker's records maintained by FINRA on the grounds that the claim, allegation or information was factually impossible or clearly erroneous. As well, the panel found the mark-ups on the municipal bonds sold to Claimant were not unfair or unreasonable and were not inconsistent with industry regulations.

Defense verdict obtained on behalf of broker-dealer in FINRA arbitration where the customer alleged that a violation of her privacy had occurred, as well as asserting claims for fraud, breach of fiduciary duty, negligence and breach of contract.

Defense verdict obtained on behalf of a broker-dealer and broker in FINRA arbitration alleging unsuitability and securities fraud in sale of a variable annuity. The defense was presented on the grounds that the variable annuity was suitable to the investment objectives of the customer and that any losses sustained by the customer were market related.

Defense of broker-dealer in "selling away" case in FINRA arbitration alleging failure to supervise broker who allegedly operated a Ponzi scheme while affiliated with the broker dealer. Defense proceeded on the grounds that the broker-dealer's supervision of the broker was reasonable and that the Plaintiff did not sustain any losses in his investment in the scheme. Defense verdict obtained.

Motion to dismiss, with prejudice, granted in FINRA arbitration based upon Plaintiff customer's repeated discovery violations. Motion to dismiss upheld in federal district court following petition to vacate arbitration award filed by Plaintiff customer. Motion to dismiss granted in FINRA arbitration based upon FINRA Eligibility Rule.

Defense verdict obtained in FINRA arbitration on behalf of broker and broker-dealer where the public customer alleged that she was not properly advised regarding the tax implications resulting from a premature withdrawal from a variable annuity in a IRA account.

Motion to dismiss granted on behalf of title insurance agent in Federal civil RICO case.

Expungement obtained in FINRA arbitration on behalf of broker in case involving suitability of non-publicly traded REITs.

Dismissal on behalf of real estate agent in seller's disclosure case.

Dismissal on behalf of supervising life insurance general agent in wrongful termination case.

Motion for judgment on the pleadings granted on behalf of title insurance agent in real estate fraud case.