

Please join us for a complimentary webcast CLE reviewing data analytics' practical applications in the discovery context sponsored by the Seventh Circuit Pilot Program on Electronic Discovery on April 11, 2018 from 12 pm – 1:30 pm CT.

Data analytics is changing the practice of law. The discovery process – one of the largest expenses in litigation – involves examining large data volumes and complex databases for key facts, which can be like finding a needle in a haystack. Add increasing pressure from clients to contain legal spend, plus mitigating the risk of missing important information or inadvertently producing privileged or confidential documents, and it's more important than ever to be able to efficiently organize and review data, automate processes whenever possible, surface key facts quickly, and reuse work product.

Data analytics allows for all of that and more. It can also influence other areas of law, including cybersecurity and incident response, internal investigations, due diligence, and even transactional work such as contract management.

In this complimentary CLE (approved for 1.5 hours of credit in Illinois), our panel of attorneys and technologists will explore:

- The various types of data analytics available to lawyers and legal teams;
- How attorneys can leverage early case assessment (ECA) and early data assessment (EDA) to control costs and better define case strategy;
- Courts' acceptance of the use of analytics by parties in litigation; and
- Other legal data analytics use cases, including data culling, custodial validation, sentiment analysis, contract management, data remediation, sensitive data governance, and more.

The panel includes:

- Sean Byrne, Calibrate Advisors
- Doug Kaminski, Relativity
- Debbie Reynolds, Eimer Stahl Discovery Solutions, LLC
- Tom Thompson, Thompson Legal
- Martin Tully, Actuate Law

This event is complimentary; space is limited to the first 1,000 registrants.

Register [HERE](#).

The **Seventh Circuit Pilot Program on Electronic Discovery** was formed to develop, implement, evaluate, and improve pretrial litigation procedures that would provide fairness and justice to all parties while seeking to reduce the cost and burden of electronic discovery consistent with Rule 1 of the Federal Rules of Civil Procedure. The Pilot Program has provided extensive education to thousands of attorneys in the Seventh Circuit and beyond. This CLE session is sponsored by the Pilot Program.