Eben P. Colby

Skadden

Partner, Boston

Litigation



T: 617.573.4855 eben.colby@skadden.com

Education

J.D., University of Connecticut School of Law, 2001 (with honors)

B.A., Georgetown University, 1998

Bar Admissions

Massachusetts

U.S. District Court for the District of

U.S. Court of Appeals for the First, Third and Fourth Circuits

Experience

Law Clerk, Hon. William J. Sullivan, Chief Justice, Connecticut Supreme Court (2001-02)

Associations

Member, Boston Bar Journal Board of Editors

Former Co-Chair, Boston Bar Association, Financial Services Section Eben Colby's practice includes advising on a wide range of complex securities, corporate and regulatory matters. He has litigated in trial and appellate courts, state and federal, around the United States — including jury and bench trials — as well as regulatory investigations, administrative proceedings, and private arbitrations and mediations.

Mr. Colby particularly focuses on the mutual fund and asset management industry, having represented many of the largest firms in the industry's most significant issues over the last two decades. Mr. Colby's experience spans from the market timing investigations and litigation of the early 2000s to excessive fee litigation under Section 36(b) of the Investment Company Act and "proprietary funds" cases brought under the Employee Retirement Income Security Act (ERISA). This experience includes successful outcomes on billions of dollars of claims after bench and jury trials, as well as at the summary judgment and pleading stages.

Mr. Colby has extensive experience litigating against, and advising boards regarding, activist investors in closed-end funds. This includes shareholder activists and other issues involving proxy voting, control, board elections and undisclosed group activity.

Mr. Colby has been named a Winning Litigator by *The National Law Journal* for his victories in high-stakes matters, as well as one of NLJ's Rising Stars in Boston. He also has been named to *The Best Lawyers in America* and recognized as one of Lawdragon's 500 Leading Global Litigators and as one of its 500 Leading Litigators in America. Additionally, he was recognized among *Boston Magazine*'s Top Lawyers in 2021 and 2022, which showcases "the region's finest legal minds," and previously chosen as an Asset Management Rising Star by *Law360*.

In the civil litigation area, Mr. Colby's notable asset management matters include:

- successfully securing dismissal on all counts of excessive fee claims against one of the world's
 largest asset managers after an eight-day bench trial in the District of New Jersey. Mr. Colby led
 the defense of a \$1.5 billion-plus excessive fee claim brought under Section 36(b) of the Investment Company Act. The case was one of the largest ever involving claims against mutual funds
- successfully obtaining a favorable trial verdict on all counts on behalf of a large asset manager alleged to have breached fiduciary duties under ERISA by including proprietary mutual funds in its \$600 million 401(k) plan, the first decision on the merits in such cases (partially affirmed and partially reversed on appeal and is subject to further appellate review)
- securing dismissal of putative class action claims brought under Sections 11 and 12 of the Securities Act of 1933 against one of the industry's largest managers of ETFs for alleged misstatements and omissions in offering documents related to the risks of so-called "flash crashes"
- obtaining a jury verdict in a Massachusetts business court in favor of an asset manager and fiduciary trust company in an action brought by a former executive involving deferred compensation and other claims, including successfully obtaining a jury finding on counterclaims that the former executive breached fiduciary duties
- securing summary judgment dismissal of a \$440 million claim alleging Rule 10b-5 fraud claims against one of the nation's largest mutual fund advisers in an MDL proceeding consolidating more than 80 putative class actions
- obtaining a rare dismissal at the pleading stage of claims that one of the country's largest asset managers violated ERISA by including proprietary funds in its \$3 billion-plus 401(k) plan

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- representing an institutional money manager in the successful defense of \$360 million fraud, RICO, breach of contract and other claims brought by a corporate pension plan in a private arbitration
- securing summary judgment dismissal, affirmed on appeal, of \$180 million state court fraud, breach of fiduciary duty and other claims against an investment adviser brought by a state employees' retirement system
- representing investment advisers in more than \$150 million in employment disputes involving fiduciary duty, wrongful termination, deferred compensation and contract claims

In the regulatory arena, Mr. Colby also has defended asset managers in dozens of investigations by the SEC, the DOJ, and state and self-regulatory agencies relating to a wide range of business and compliance issues, including conflicts of interest, sales and distribution, portfolio management, trading, code of ethics and back office issues. Some examples include:

- defending a large recordkeeper in investigations by state and federal regulators regarding revenue sharing agreements
- representing a special committee of the board of directors of a large custody bank in an independent investigation of pay-to-play allegations
- defending large asset management firms and their employees in SEC insider trading investigations
- defending and negotiating the successful resolution of a SEC investigation into certain fixed income trading practices, as well as conducting several internal investigations into a range of other trading issues at multiple advisers
- conducting several independent investigations into potentially improper conduct by portfolio managers and others

Mr. Colby's practice is not limited to the asset management industry. He also has represented high-tech, life science, accounting and other firms in matters involving alleged fraud and securities law violations; theft of confidential information and trade secrets; covenants not to compete and "employee raiding" litigation; SEC and other regulatory investigations; and Delaware litigation arising from mergers and acquisitions. Most recently, Mr. Colby led a team in three trial wins that obtained permanent and injunctive relief from the Delaware Chancery Court in a dispute over a developing technology, as well as related dismissals of two bankruptcy filings as bad faith litigation tactics.

Mr. Colby is active in various *pro bono* matters. He has been recognized for his work in abuse prevention cases for clients in crisis due to domestic violence. Mr. Colby also led a Skadden team in a consortium of firms representing Indian welders and pipefitters brought to the Gulf Coast after Hurricanes Katrina and Rita in the nation's largest-ever labor trafficking suit, obtaining a historic settlement valued at over \$20 million as well as apologies from the perpetrators

of the scheme to its victims. Skadden was among those honored with the Global Citizenship Award (Grand Prize) at *The American Lawyer* Global Legal Awards for its work in that matter.

Recent Speaking Engagements

"Mutual Fund Civil Litigation: The Year in Review," Investment Company Institute 2019 Mutual Funds and Investment Management Conference, March 17, 2019

Recent Publications

- "Inside the Courts," Skadden, Arps, Slate, Meagher & Flom LLP, Recurring publication
- "Investment Management Update," Skadden, Arps, Slate, Meagher & Flom LLP, Recurring publication
- "Vaccination Status Impacts Jury Pools, Case Strategy," *Bloomberg Law*, October 26, 2021
- "The Impact of Vaccination Status on Jury Pools," *Skadden, Arps, Slate, Meagher & Flom LLP*, September 28, 2021
- "Investment Management Retrospective: 2020's Second Half," Skadden, Arps, Slate, Meagher & Flom LLP, December 21, 2020
- Another Mutual Fund Adviser Prevails at Trial in Excessive Fee Case," *Skadden, Arps, Slate, Meagher & Flom LLP*, August 8, 2019
- "SDNY Rules in Favor of Mutual Fund Adviser, Dismisses Excessive Fee Claim," *Skadden, Arps, Slate, Meagher & Flom LLP*, July 15, 2019
- "Court Rules in BlackRock's Favor in Excessive Fee Trial, One of Largest Mutual Fund Cases Ever," *Skadden, Arps, Slate, Meagher & Flom LLP*, February 19, 2019
- "Plaintiffs Face Uphill Battle In Excessive-Fee Litigation," *Law360*, March 16, 2017
- "Another Mutual Fund Adviser Prevails at Trial in Excessive Fee Litigation," *Skadden, Arps, Slate, Meagher & Flom LLP*, March 15, 2017
- "What Boards Can Learn From Recent Fee Cases," *BoardIQ*, March 15, 2017
- "Recent Investment Management Litigation and Regulatory Developments," *Skadden, Arps, Slate, Meagher & Flom LLP*, March 9, 2017