

The Arrival and Impact of 50-State Marriage Equality

September 16, 2015

Flaster Greenberg PC, Independence Business Alliance

The historic Supreme Court Decision on June 26th, Obergefell v. Hodges, establishing marriage equality in all 50 states, introduced long-awaited benefits and opportunities for same-sex couples throughout the country. But while the availability of marriage can simplify many legal issues for same-sex couples and their families, other issues remain complicated – and some are even more complex than before.

The third installment of our Legally Speaking seminar will provide an overview of what same-sex couples can expect moving forward. It will feature case studies and tips on dealing with other uncertainties that may arise.

Topics will include:

- Overview of marriage equality: how we got here, where we were, and where we are now
- Assisted reproduction options available to LGBT prospective parents
- Protecting dual parental rights for both married and unmarried couples
- Why adoption remains important, but is not a panacea
- Divorce long relationship but short marriage; civil unions
- Estate planning and estate taxes
- Inheriting property
- Gift taxes
- Income taxes
- IRAs and other retirement accounts
- Wills, Living Trusts, Powers of Attorney

Speakers:

- Thomas W. Ude, Jr., Esq., Legal and Public Policy Director, Mazzoni Center Legal Services
- Justin H. Brown, Esq., LL.M. (Tax), Flaster Greenberg PC

Location:

Flaster Greenberg PC 1600 JFK Boulevard, 2nd Floor Philadelphia, PA 19103



Date and Time:

Wednesday, September 16, 2015

Registration: 8:00 a.m. Program: 8:30 – 9:30 a.m.

Professional Credits:

This seminar is pending approval for one (1) substantive Pennsylvania CLE credit.