

Snell & Wilmer



Nathan G. Kanute

Partner | Reno | Las Vegas | Tucson

Tel. 775.785.5419 RNO

Tel. 702.784.5200 LV

Tel. 520.882.1232 TUC

nkanute@swlaw.com

Main Bio

Nathan Kanute's practice is concentrated on the preservation of creditor's rights in Bankruptcy Court, State Court and Federal District Court.

His Bankruptcy Court experience ranges from representing creditors in resolving cash collateral issues, lift stay motions, non-dischargeability complaints, claim objections, adversary proceedings and contested plan confirmation trials. Nathan has represented creditor's interests in Chapter 7, Chapter 11 and Chapter 13 Bankruptcy proceedings. He has also played an integral role in appeals of decisions from the Bankruptcy Court to the Federal District Court.

Nathan's State Court experience includes representing creditors in actions for Breach of Contract, Breach of Guaranty, Appointment of a Receiver, Fraud and Replevin. He has experience with domestication of foreign judgments and collection actions on domestic and foreign judgments. Nathan has also represented creditors in seeking pre- and post-judgment attachment, garnishment and execution.

Nathan is licensed to practice in Nevada, Arizona and California.

Education

- University of Arizona, James E. Rogers College of Law (J.D., summa cum laude, 2005)
 - Order of the Coif
 - Submissions Editor, Arizona Law Review
- University of Arizona (B.S., Business Economics, summa cum laude, 2002)
 - Member, Phi Kappa Phi
 - Outstanding Senior Award, Phi Kappa Phi
 - Beta Gamma Sigma Honorary Fraternities

Professional Memberships & Activities

- American Bankruptcy Institute
- Washoe County Bar Association

Representative Presentations & Publications

- "Renewable Energy and the Inflation Reduction Act of 2022," Presenter, Snell & Wilmer Webinar (September 9, 2022)

- [“City of Chicago v. Fulton – What You Should Know About the Supreme Court’s Decision,”](#) Episode Host, CalCurrent Podcast (March 11, 2021)
- [“United States Supreme Court Holds That Bankruptcy Automatic Stay Does Not Require Return of Property Seized Before The Bankruptcy Petition Was Filed,”](#) Co-Author, Snell & Wilmer Legal Alert (January 15, 2021)
- [“Coming Soon: Bankruptcy Proofs of Claim Must be Filed Sooner and by More Claimants,”](#) Author, Snell & Wilmer Legal Alert (September 6, 2017)
- [“Nevada Supreme Court Holds That Failure to Comply With Contract’s Mediation Provision Bars a Suit on the Contract,”](#) Co-Author, Snell & Wilmer Legal Alert (March 11, 2016)
- [“The FDIC Reigns ‘Supreme’ in Nevada,”](#) Author, Snell & Wilmer Real Estate Litigation Blog (May 22, 2015)
- [“Nevada Supreme Court Clarifies Notice Requirements for Trustee’s Sale,”](#) Co-Author, Snell & Wilmer Legal Alert (March 26, 2015)
- [“Nevada Construction Law Developments in 2014,”](#) Co-Author, Snell & Wilmer Under Construction Newsletter (December 2014)
- [“Nevada Supreme Court Clarifies Mechanic and Materialman Lien Issues,”](#) Co-Author, Snell & Wilmer Real Estate Litigation Blog (August 22, 2014)
- [“Guarantors Score Two Victories Before the Nevada Supreme Court,”](#) Co-Author, Snell & Wilmer Real Estate Litigation Blog (July 17, 2014)
- [“Nevada Supreme Court and District Court Issue Decisions Regarding Nevada’s Limitations on Deficiency Judgments,”](#) Co-Author, Snell & Wilmer Real Estate Litigation Blog (June 18, 2014)
- [“U.S. Supreme Court Rules That Inherited IRAs are Available to Pay Creditors,”](#) Co-Author, Snell & Wilmer Legal Alert (June 18, 2014)
- [“Nevada Supreme Court Holds Judicial Privilege for Statements Made to the Media During Litigation is Not Absolute,”](#) Co-Author, Snell & Wilmer Legal Alert (June 16, 2014)
- [“Nevada Supreme Court Determines That Guarantor Cannot Waive Right to Receive a Notice of Default, but Substantial Compliance With Notice Requirements Will Suffice,”](#) Co-Author, Snell & Wilmer Legal Alert (June 13, 2014)
- [“The U.S. Supreme Court Clarifies the Procedure for Unconstitutional ‘Core’ Matters Under Stern v. Marshall in Executive Benefits Ins. Agency v. Arkinson \(Bellingham\),”](#) Co-Author, Snell & Wilmer Legal Alert (June 12, 2014)
- [“Nevada Supreme Court Determines That a Pre-Foreclosure Guaranty Complaint Is Not a Deficiency ‘Application,’”](#) Co-Author, Snell & Wilmer Legal Alert (June 11, 2014)
- [“The Nevada U.S. District Court Narrowly Interprets Sandpointe Apartments when Ruling in Favor of Entity that Acquired Loan Before Effective Date of AB 273,”](#) Co-Author, Snell & Wilmer Legal Alert (April 4, 2014)
- "Issues in Joint Administration in Bankruptcy," Tucson Bankruptcy Bar Luncheon (April 2012)
- "Executive Compensation Regulation: Corporate America," Heal Thyself, 47 Ariz. L. Rev. 493 (2005)

Professional Recognition & Awards

- Twenty Under 40 Award, Reno- Tahoe Young Professionals Network (2017)

- Legal Elite - Top Northern Nevada Attorneys, Nevada Business Magazine (2017, 2019-2020)
- Southwest Super Lawyers[®], Rising Stars Edition, Bankruptcy: Business (2014, 2016-2020)
- Mountain States Super Lawyers[®], Rising Stars Edition, Bankruptcy: Business (2020)

Community Involvement

- Washoe CASA Foundation, Board of Directors (2016)
- Catholic Community Services Foundation
 - Board Member (2013-2014)
- Knights of Columbus

Previous Professional Experience

- Supreme Court of Arizona, Law Clerk to Justice Michael D. Ryan
- Eller College of Business and Public Administration, University of Arizona, Instructor

Bar Admissions

- Arizona
- California
- Nevada

Court Admissions

- Supreme Court of Arizona
- Supreme Court of California
- Supreme Court of Nevada
- United States District Court, District of Arizona
- United States District Court, District of Nevada