

ASHLEIGH VANLANDINGHAM

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Diligent and dedicated to helping clients achieve their objectives, Ashleigh Hall VanLandingham is known for going the extra mile to ensure transactions reach successful closings. Ashleigh enjoys the intensity of transactional work and the challenge of bringing together all the elements of a deal. She assists healthcare providers, manufacturers and clients in other industries in strategic acquisitions and joint ventures as well as divestitures. A significant portion of Ashleigh's practice entails representing specialty physician practices in sales to strategic acquirors and private equity firms, advising healthcare providers in joint ventures with physicians, and assisting investor-owned health systems in strategic acquisitions and dispositions.

In addition to representing clients in transactional matters, Ashleigh provides counsel on securities-related matters, including public and private offerings of securities, SEC compliance, registered offerings of securities, periodic reporting requirements and broker-dealer registration requirements.

Prior to joining Waller, Ashleigh gained experience in Washington, D.C. office of Akin Gump and with Bose McKinney & Evans, LLP in Indianapolis.

Education

- J.D., *magna cum laude*, Indiana University School of Law, 2009
- Executive Articles Editor, *Indiana Law Review*
- B.S., University of Kentucky, Communications, 2005

Bar Admissions

- Tennessee
- District of Columbia
- Indiana

Experience

- Assisted a Virginia-based anesthesia practice in its acquisition by the leading specialty anesthesia management company in the United States
- Assisted Florida-based Wolverine Anesthesia in its acquisition by TeamHealth Holdings Inc. (NYSE:TMH)

- Represented a publicly traded healthcare provider in its acquisition of a privately held producer of software for physicians
- Provided counsel to a privately held ambulatory surgery center company in multiple facility acquisitions
- Advised a private equity firm in the multi-stage acquisition of a national manufacturer of gluten-free food products
- Represented the secured creditors of one of the largest operators of long-term acute care hospitals in the United States in connection with the lenders' acquisition of substantially all of the hospitals' assets in a sale pursuant to section 363 of the Bankruptcy Code
- Represented the portfolio company of a global private equity fund in the acquisition of a supply-chain management consulting firm with operations in Finland, Sweden and Italy.
- Advised a German-based chain drive system manufacturer on reorganization of U.S. operations
- Advised the U.S. division of an international supplier on the formation of a joint venture limited liability company seeking minority/women-owned business status
- Represented a regional liquor distributor in connection with the formation of a \$180 million joint venture and refinancing

Professional

- Member, Tennessee Bar Association

Prior Affiliations

- Associate, Akin Gump Strauss Hauer & Feld LLP, Washington, D.C., 2011-2013
- Associate, Bose McKinney & Evans LLP, Indianapolis, Ind., 2009-2011
- Law Clerk, Firestone Diversified Products, LLC, Indianapolis, Ind., 2007-2009

Up Close

Ashleigh and her husband have an Australian Kelpie named Deputy U.S. Marshal Raylan Givens and a cat named Jack Bauer. Despite their names, the pets have no official law enforcement responsibilities.

Articles

- "What Anesthesiologists Need to Know About Enforcement of Non-Compete Agreements," by Amanda K. Jester and Ashleigh VanLandingham, Anesthesia Communique
- "FTC Administrative Actions and Comments Indicate Shifting Landscape for Hospitals and Other Providers," By Beth Vessel and Ashleigh VanLandingham, Health eSource, ABA Health Law Section