

Enforcing Nursing Home Arbitration Agreements Post-*Kindred*

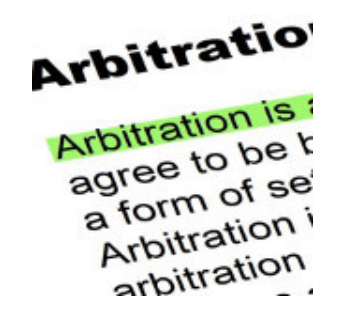


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Photographic

Liz Kramer, writing for Stinson Leonard Street's **Arbitration Nation**, writes that a recent ruling for a state supreme court may be indicative of what litigation over nursing home arbitration agreements will look like after the U.S. Supreme Court's ruling in *Kindred Nursing Centers v. Clark*.

Kramer, a partner in the firm, discusses the Wyoming Supreme Court's reversal of a lower court's ruling in an arbitration case. The lower court denied a nursing home's motion to compel arbitration.

But the state's high court reversed, following the U.S. Supreme Court's *Kindred* ruling that another state's rationale for not enforcing an arbitration agreement was preempted by the Federal Arbitration Act.

Read the article.