

Pandora Settles Fights With ASCAP, Broadcast Music in Wake of Royalty Ruling

NEWS

Through newly-forged deals, the music-streaming service Pandora has put an end to royalty disputes with Broadcast Music and ASCAP.

Celgene Announces Settlement of REVLIMID Patent Litigation

NEWS

Celgene has agreed to provide Natco with a license to Celgene's patents required to manufacture and sell an unlimited quantity of generic lenalidomide.

Trademark Ruling Could Set Precedent for Redskins Name

NEWS

The court rejected a provision of federal law that would bar registration of disparaging trademarks on the grounds that doing so violates the First Amendment.

Transforming Handbooks into Contracts in *Langenkamp v. Olson*

Article

Injudicious handling of employee handbooks can have the unhappily transformative effect of converting an employer's guidelines into binding contractual language.

Mitratech recognizes Elevate as a Certified Partner for Legal Invoice Review Services

NEWS

Mitratech, a provider of Enterprise Legal Management (ELM) solutions, has recognized legal service provider Elevate as a Certified Partner to offer legal bill review services to Mitratech's fast-growing client base.

Katherine Heptig to Receive Long Island Business News' 2016 '40 Under 40' Award

NEWS

Katherine (Kate) Heptig, counsel in Farrell Fritz's corporate department, has been selected by Long Island Business News as a "40 Under 40" award recipient.

What You Should Know About U.S. Unconventional Oil And Gas Development

On-Demand

The third program in Norton Rose Fulbright's global litigation school web seminar series discusses unconventional oil and gas development in the United States and the dramatic rise in claims associated with that activity.

Bankler Report: Congressional Tax Bill

Analysis

Will you or your law firm practice be affected by this week's

compromise by Congressional leaders regarding taxes and deductions if it becomes law?

Whitewater, Two Decades Later: Lessons Learned as the Sole Investigative Accountant

White Paper

One could say that the Whitewater investigation presented a “trial by fire” test of my Daubert prowess, since the standard was still in its infancy.

LifeLock Pays Big to Settle FTC Suit Over Weak Data Security

NEWS

Identity theft protection firm LifeLock will pay the Federal Trade Commission \$100 million to settle charges that it failed to comply with a 2010 federal court order, the FTC said on Thursday.

Power Integrations Awarded \$139.8 Million in Damages from Fairchild Semiconductor

NEWS

Power Integrations will also be seeking a permanent injunction against the more than 140 Fairchild parts implicated in this case.

JPMorgan Pays \$367M To Settle SEC, CFTC Probes

NEWS

The SEC accused two of the bank's wealth management subsidiaries of failing to disclose conflicts of interest to clients.

Richard Bistrong's From Behind the Bribe: The Sharp End of Compliance

Video

Corporate Compliance Insights presents a short film about Richard Bistrong's journey through the dark side of

international business, “getting caught” and what that might mean for today’s compliance challenges.

The Importance of Cyber Resilience and Incident Response for Financial Institutions

On-Demand

InformationWeek has posted a free on-demand webinar reviewing key industry cyber security trends affecting financial institutions and methods of preventing and responding to a breach.

Defending Against Phishing: Case Studies and Human Defenses

Webinar, Dec. 22 and Jan. 6

Bank Info Security is promoting a free webinar on avoiding phishing: unauthorized access to corporate and organizational networks that has cost businesses millions of dollars.

USSC Rejects Refusal to Enforce Arbitration Provision

Article

Arbitration agreements that waive class actions or class arbitration are enforceable. And state-court judges must enforce them.

Can Insurers Sue for ‘Reverse Bad Faith’?

Article

The insurance relationship is contractual, but when policyholders claim insurers failed to honor their obligations, they typically invoke the tort of “bad faith.”

Two Recent Arbitration Cases Address Impact of Underlying Contract Provisions

Article

The trends of delegating arbitrability questions to the

arbitrator, and precluding parties from contractually modifying appellate rights, are here to stay.

Taking Stock of Your Trademarks

Article

Trademarks are a valuable company asset that should not be overlooked. This article provides some thoughts and reminders about making sure that the company trademarks are properly managed and protected.

Five Things to Watch at the Fed Meeting

NEWS

The Wall Street Journal lists five points to keep in mind when considering the Federal Reserve's action on interest rates at today's Fed meeting.