

Arbitrator Exceeded Authority in Multiple-Party, Multiple-Contract AAA Arbitration

The 5th U.S. Circuit Court of Appeals, ruling in a vacatur of arbitral award case, found that an arbitrator exceeded his authority in a multiple-party, multiple-contract AAA arbitration by acting in accordance with one arbitration agreement, but contrary to the arbitrator appointment and forum selection clauses in other arbitration agreements involving an intervening party.

Baker & McKenzie associate **Eileen Theresa Flynn**, writing in an article posted on Lexology, wrote about *PoolRe Ins. Corp. v. Organizational Strategies, Inc.*

“Reviewing the vacatur *de novo*, the Fifth Circuit agreed that Ramos acted contrary to the express provisions of the PoolRe arbitration agreements and affirmed the vacatur decision,” Flynn wrote.

Read the article.