Litigation Will Explode With the Ban of #MeToo Forced Arbitration

"One of the biggest impacts we can expect with the new law banning arbitration of certain new sexual harassment claims is a likely explosion in the number of cases filed and litigated in state and federal court, given the prevalence of employment arbitration agreements, Kaplan Hecker & Fink LLP employment attorneys predict," reports Roberta, Rachel & Julie in Bloomberg Law.

"President Biden is expected to sign legislation that explicitly amends the Federal Arbitration Act to make predispute arbitration agreements and class (or joint) action waivers unenforceable for claims involving sexual assault or sexual harassment."

Read the article.