

The Ultimate Expert Witness Objection Checklist

Article

Being familiar with objections to expert testimony is the best way to protect the credibility of your expert's testimony and also challenge that of the opposing expert's, writes Mehjabeen Rahman for the Expert Institute. From discovery to trial, there are several occasions where objections as to an expert's opinion are proper.

Employer's Failure to Sign Agreement Torpedoes Its Motion to Compel Arbitration

Article

A fundamental principle of contract law is that a written contract is an agreement in writing that serves as proof of the parties' obligations, writes Virginia Whitehill Guldi of Zuckerman Spaeder LLP. What happens, however, when the parties forget some of the niceties of formalizing a written contract?

Former Sprint Executives Sue

U.S. for Allegedly Hiding EY Probe

News

The suit involves a 2002 Internal Revenue Service investigation into Ernst & Young's promotion of tax shelters to its clients, including the two executives and settled the audit with EY in July 2003, without informing the executives, the lawsuit said.

Sandy Hook Families' Lawsuit Against Gun Makers Gets Trial Date

News

A potentially precedent-setting lawsuit against gun manufacturers on behalf of families of those killed in the Sandy Hook school shooting will move forward to the discovery process, a Connecticut judge ruled Tuesday, according to a report on CNN.

Are Today's Corporate

Directors More Personally Liable?

On-Demand

Now more than ever, corporate directors are finding themselves named in lawsuits, says Katherine Henderson, veteran insurance board advisor and partner with Wilson Sonsini, in a video posted by Boardroom Resources LLC.

Lawyers Accused of Facebook Spying Can Face Ethics Complaint, Top NJ Court Rules

News

The New Jersey Supreme Court ruled Tuesday that two defense lawyers accused of spying on a plaintiff's Facebook page can be prosecuted for attorney misconduct, according to a report in *The Wall Street Journal*.

Legal Group Poised to Quiz Clinton Aides About Email

Server

News

The State Department has agreed to a conservative legal group's request to question several current and former government officials about the creation of Hillary Clinton's private email system, reports the Associated Press.

Abbott Wins in \$1 Billion Trial Over Marketing of Stents

News

Abbott Laboratories didn't cause medical providers to submit false payment claims to Medicare for unapproved stents, a Texas jury ruled, thwarting a whistle-blower's lawsuit seeking as much as \$1 billion, reports Bloomberg.

Justice Department Sues to Block Merger of Halliburton and Baker Hughes

News

The Justice Department has sued to stop Halliburton Co. from acquiring oilfield services rival Baker Hughes, the Associated

Press and CNBC are reporting.

Arbitration Under Fire: Brace for Less Contract Freedom and More Class Actions

Article

Encouraged by consumer groups and trial lawyers, federal regulators are pushing for limits on arbitration provisions in consumer contracts, writes George Calhoun in *Ifrahlaw's FTC Beat*.

Exxxotica: Dallas Officials Knew What They Were Getting When They Approved Porn Expo

News

Just days after the city of Dallas filed an R-rated defense of the City Council's vote to ban Exxxotica from the city-owned convention center, the porn expo has fired back that Dallas officials knew exactly what they were getting when they took the porn expo's \$28,080 last year, reports *The Dallas Morning News*.

The Plaintiff's Attorney's Search for Driver Fatigue to Inflate Value of Case

Article

In any instance involving the tragic loss of life or serious injury in commercial truck collisions, extensive discovery is required and one of the critical areas focuses on proof of hours of service violations, writes Mark Perkins.

Day Pitney and Cohen Seglias Create Collaborative Team for Title IX Investigations

News

Day Pitney LLP and Cohen Seglias Pallas Greenhall & Furman PC have launched a joint Title IX Investigations Initiative designed to allow the firms to provide clients greater services in the wake of a growing number of Title IX investigations.

Trump's Campaign Backs Down From Threatened Lawsuit Over Delegates

News

Less than 24 hours after Donald Trump threatened to sue for votes ahead of a potentially contested GOP nominating convention, a move that could foreshadow a new phase in the GOP's ugly primary fight, his campaign backed down, reports *Time*.

Janis Hui Ozaki Joins Dykema as Senior Counsel in Los Angeles

News

Janis Hui Ozaki has joined Dykema as senior counsel in the Litigation department in the firm's Los Angeles office.

Fight Ensues Over Body of Famed Houston Lawyer John

O'Quinn

News

A cousin and the self-styled common-law wife of the late John O'Quinn, the man deemed "King of Torts" by Forbes after his death in a Houston car accident in 2009, are engaged in a fight over the place of interment of the litigator's body.

Reducing E-Discovery Costs without Sacrificing Defensibility

White Paper

Exterro has published a new white paper that features e-discovery insights by Aaron Crews, Head of E-Discovery at Walmart, along with other e-discovery experts, on creating a defensible, yet cost-effective process.

Bill Cosby's Lawyer Raised Campaign Funds for DA Who Didn't Prosecute the Comedian

News

Bill Cosby's criminal defense lawyer has admitted he hosted a fundraiser for a key witness in the comedian's ongoing court

battle in Pennsylvania, reports LawNewz. But it wasn't illegal or shady in context, he claimed in court documents.

New eBook: Learn Technologies for Superior Fact-Finding

eBook

Modern investigations turn on electronically stored evidence, which presents unique challenges both in finding critical information and scaling efforts to cull and analyze large volumes of data.

Exotic Dancer, Venture Capitalist Locked in \$40 Million Battle That Began at Dallas Strip Club

News

Michael Goguen, who made his fortune in Silicon Valley with Sequoia Capital, is engaged in suit and countersuit with an exotic dancer who claims he reneged on a settlement to a personal injury lawsuit.