

Remedies for the Rogue Arbitrator

White Paper

Most arbitrations run smoothly, the paper says, but “arbitrators should be ready for the exceptional case, which can be occasioned by another arbitrator or counsel.

Contractual Choice of Governing Law and Statutes of Limitations

Article

The law you choose to govern your contract may not be the law that governs the applicable statute of limitations for claims arising under or related to that contract, writes Glenn West of Weil, Gotshal & Manges.

CFPB Proposes Banning Use of Pre-Dispute Arbitration Agreements in Consumer Class

Actions

Article

The Consumer Financial Protection Bureau has proposed prohibiting application of pre-dispute arbitration agreements to class litigation involving certain consumer financial products, according to a report published by Carlton Fields on its website.

Samsung Seeks to Evade \$120 Million Verdict Due In Apple's Second iPhone Infringement Trial

NEWS

Apple had originally identified eight primary patents it said Samsung had infringed across at least 17 products, but courts subsequently narrowed Apple's trial down to a token hearing, AppleInsider reports.

2016 E-Discovery Processing – Zapproved Survey Results

Survey Results

ZAPPROVED has released the results of an online survey of 92

in-house legal staff about their methods of data processing – manual, in-house software or outsource to service provider.

The Most Significant eDiscovery Metrics From 2015 in One Infographic

Infographic

iCONNECT has collected all the relevant eDiscovery surveys and reports from the past year and made it available as a complimentary downloadable infographic.

Record Verdict Winner, Texas ‘King of Torts’ Dead at 90

NEWS

His representation of Pennzoil in a case against Texaco over the purchase of Getty Oil Co. led to a record jury verdict of \$10.5 billion and helped make him one of the U.S.’s most sought-after lawyers during his five decades in practice.

Be Careful When You Decide to Breach a Contract

Article

A recent case from the Massachusetts Superior Court presents a stark reminder that whether conduct is viewed as a “mere breach” or part of a deceptive or unfair course of conduct can be in the eye of the beholder

Newly Amended Federal Rules of Civil Procedure: Making Sense of the Changes

EVENT, Jan. 21, 11 a.m. CST

Fitch, Even, Tabin & Flannery LLP presents a complimentary webinar, “The Newly Amended Federal Rules of Civil Procedure: Making Sense of the Changes ,” featuring Fitch Even partner Joseph F. Marinelli

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.

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.

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.

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.”

2016 Corporate Legal Ops – Recommind Survey Results

White Paper

Ari Kaplan Advisors presents the benchmark 2015 Corporate Legal Operations Survey (sponsored by Recommind), what key corporate legal operations leaders are doing (and not yet doing) to optimize visibility, security, and efficiency.

A Cheerful Guide to Legal Risk

White Paper The effort to measure and manage legal risk pays dividends in the reduction of real losses from legal issues and also pays dividends through improved collaboration between the legal team, operations, and senior management.

Texas Firm Hits Websites With HTTPS Patent Suits

NEWS

CryptoPeak is suing owners of HTTPS websites that use elliptic curve cryptography, a common method for sites to encrypt their traffic.

Why Your Internet Isn't as Free as You Think

NEWS

The U.S. Appeals Court for the D.C. Circuit will hear an appeal on Friday that could determine the fate of net neutrality.