

Bankruptcy Law ‘Trumps’ the National Labor Relations Act in Casino Reorganization Case

Article

The Third U.S. Court of Appeals recently ruled that federal bankruptcy courts may extinguish a Chapter 11 employer’s obligations under an expired collective bargaining agreement pursuant to Section 1113 of the Bankruptcy Code where such relief is necessary to permit reorganization.

Major Contract Settlements & Negotiations – December 2015

Article

Winston & Strawn has compiled a list of more than 20 major news developments involving contract settlements and ongoing contract negotiation during the final month of 2015.