

California Legislature Targets Employment Arbitration Agreements

California Employment Law Blog on August 26, 2015

It is no secret that California is no friend to arbitration agreements. As the United States Supreme Court noted in its 2011 opinion in AT&T Mobility LLC v. Concepcion, "California's courts have been more likely to hold contracts to arbitrate unconscionable than other contracts," despite directives from the High Court that arbitration agreements must be placed "upon the same footing as other contracts"... Continue Reading

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