Restricting Access to Courts through ADR Clauses – Considerations, Policies, and Practices

Professor Doron Kalir, Esq.
Cleveland-Marshall College of Law
Restricting Access to Courts through ADR Clauses – Considerations, Policies, and Practices

Doron M. Kalir, Cleveland-Marshall College of Law

Bibliography

**Cases**

*Epic Systems Corp. v. Lewis*, (S.Ct. 2018 Term, TBA)

*Degidio v. Crazy Horse Saloon*, No. 17-1145 (4th Cir. 2018)

*Kindred Nursing Ctrs. V. Clark*, 137 S. Ct. 1421 (2017)

*Richmond Health Facilities v. Nichols*, 811 F. 3d 192 (6th Cir. 2016)

*Chesapeake Appalachia v. Scout Petroleum*, 809 F. 3d 746 (3rd Cir. 2016)


*Am. Express v. Italian Colors Rest.*, 133 S. Ct. 2304 (2013)

*AT&T Mobility v. Conception*, 563 U.S. 333, 131 S. Ct. 1740 (2011)

**Academic Articles**


**Others**

