

2nd Circ. Ruling Is A Cautionary Tale On Arbitration Motions

In “2nd Circ. Ruling Is A Cautionary Tale On Arbitration Motions” (Law360, Expert Analysis, January 17, 2023) a former Pollock Cohen partner discusses the Zachman v. Hudson Valley Federal Credit Union decision by the U.S. Court of Appeals for the Second Circuit reversing the U.S. District Court for the Southern District of New York's denial of a motion to compel arbitration and effectively created a new pro-arbitration rule.

To read the full article, click on the pdf to the right.

[2nd Circ. Ruling Is A Cautionary Tale On Arbitration Motions | Law360](#)