

PUBLISHED IN THE LOS ANGELES DAILY JOURNAL  
July 20, 2010

## **IS THE SUPREME COURT READY TO VALIDATE CLASS ACTION WAIVERS**

Brian Kabateck and Evan Zucker wrote an article for the Los Angeles Daily Journal on July 20 that describes how companies are increasingly including language in their contracts that waiver consumers' rights to bring claims as representatives of a class. The article notes that many courts have found that these class action waivers are unconscionable and unenforceable. Will the U.S. Supreme Court agree?