

2nd Circ. Case Highlights CAFA Home State Exception Trend

February 26, 2014

Law360 Class Action

On Sept. 18, 2013, the United States Court of Appeals for the Second Circuit affirmed a district court ruling dismissing a putative class action under the Class Action Fairness Act's home state exception, even though the defendant did not raise the exception until three years after the complaint was filed.

[Click here to read the entire article.](#)

Related people

Michael D. Ferachi