

Manufactured Housing Law Update – August 2018

August 01, 2018

McGlinchey Stafford and the Manufactured Housing Institute (MHI) are pleased to bring you the Manufactured Housing Law Update. With content prepared by McGlinchey Stafford's nationally-recognized consumer financial services team, the Update focuses on legal and regulatory actions in the manufactured housing industry.

Thank you for reading the August Manufactured Housing Law Update. We hope you are enjoying Autumn.

If you are a community operator, you should read the recent decision from California addressing, in part, rules and regulations requiring children to be supervised by parents. There are several other items of interest, including lot lease transfer legislation in Delaware.

On the lending side, the *In re Glenn* decision will interest you. So will a New Jersey fee limitation and a case in California that held charging interest at a high-rate, despite the lack of a usury ceiling, can give rise to a claim of unconscionability.

These items and many more, so read on!

[Read the full update here.](#)

Related people

Jeffrey Barringer

Marc J. Lifset