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A New Day: Ending "Forced" Arbitration of Sexual Assault and Harassment

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FEBRUARY 21st



6PM



MOOT COURT ROOM

The Ending Forced Arbitration of Sexual Assault and Sexual Harassment Act has significant implications for employment and labor law, as well as for workforce policies. What spurred this law? What effects will it have on employees and employers? What loopholes might it have? And what future amendments may be on the horizon?

A NEW DAY: ENDING "FORCED" ARBITRATION OF SEXUAL ASSAULT AND HARASSMENT

SPEAKERS

The Honorable Steven I. Locke, U.S.

District Court for the Eastern District of

New York

Nina R. Frank, Counsel, Outten & Golden LLP

Jyotin Hamid, Partner and Co-Chair of Employment Litigation Practice, Debevoise & Plimpton LLP KC Wagner, Director of the Workplace Institute, Cornell University, School of Industrial and Labor Relations



MODERATOR

Brian Farkas, Attorney, ArentFox Schiff LLP and Adjunct Professor of Law, Cardozo School of Law

