

**PUBLICATIONS**

## **Validity of Arbitrator's Certification of Class Including Absent Members Explored**

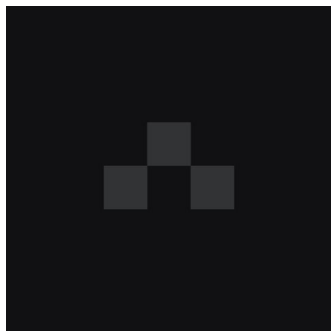
**New York Law Journal**

**July 16, 2018**

The U.S. Supreme Court recently rejected a challenge under Section 7 of the National Labor Relations Act to the enforceability of class and collective action waivers in arbitration agreements in *Epic Systems Corp. v. Lewis*. Co-authored by partner Holly Weiss, this article discusses a pending Second Circuit case, *Jock v. Sterling Jewelers*. The case will address a related question — the validity of an arbitrator's certification of a class, including members who did not affirmatively opt in to the class.

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## Attachments

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