

SEMINAR/CLE

Winston & Strawn Hosts Teleconference Regarding Decision in *Wal-Mart Stores, Inc. v. Dukes*

JUNE 20, 2011

Winston & Strawn hosted an interactive teleconference briefing on June 20, 2011, to address the class action litigation implications from the *Wal-Mart Stores*, *Inc. v. Dukes* case decision. The call featured litigation partner <u>Stephen Smerek</u> and Maria Rodriguez.

The United States Supreme Court rendered its decision in the *Wal-Mart Stores, Inc. v. Dukes* case. In an opinion authored by Justice Scalia, the Court ruled that certification of the plaintiff class in this case was not consistent with Rule 23(a) and 23(b)(2). Justice Ginsburg authored a partial dissent joined by Justices Breyer, Sotomayor, and Kagan.

Given the implications of the Supreme Court's decision on future class action litigation, Winston & Strawn LLP hosted a special program analyzing the Supreme Court's multi-part opinion.

1 Min Read

Related Capabilities

Appellate & Critical Motions | Labor & Employment | Litigation/Trials