EPIC SYSTEMS VS. #METOO: WHAT NOW?

CPR Employment Disputes Committee Meeting,
Panel Presentation and Networking Event

DATE: Tuesday, July 24, 2018

TIME: 2:00 – 3:30 pm: *Employment Disputes Committee Meeting
3:30 – 4:00 pm: Registration
4:00 – 6:30 pm: Program
6:30 pm: Networking Cocktail Reception

PLACE: Proskauer Rose, Eleven Times Square, New York, NY 10036

Although the Supreme Court recently upheld the use of mandatory arbitration clauses with class action waivers, #MeToo has spurred a public backlash and many new laws take aim at such clauses. Leading in-house counsel, corporate defense attorneys, counsel from the plaintiffs’ bar and noted academics will discuss anticipated legislative responses to the decision, the pros and cons of mandatory arbitration for employment disputes, including opt-in and opt-out clauses, considerations when carving particular claims out of employment programs, as Microsoft, Uber and Lyft have done, and what makes a successful program in light of new, competing priorities.

Featured Guest of the Employment Disputes Committee Meeting:
Anil Chaddha | General Motors

Program Speakers Include:
Lisa J. Banks | Katz, Marshall & Banks LLP
Sarah E. Bouchard | Morgan, Lewis & Bockius LLP
Peter J. Cahill | Ernst & Young LLP
Diane Dann | Mastercard
Noah J. Hanft | CPR Institute
Mark Kantor | Georgetown University Law Center
Kathleen Mckenna | Proskauer Rose LLP
Christopher C. Murray | Ogletree Deakins
Fran L. Rudich | Klafter Olsen & Lesser

Program and Networking Reception - Open to the Public
Employment Disputes Committee Meeting – *CPR Members Only

To register, email Zoe Chanin at zchanin@cpradr.org

This event is generously hosted by Proskauer Rose LLP.