

ARBITRATION



ARBITRATION

- Review of errors of law by the Arbitrator is not permissible despite the presence of language in the Arbitration Agreement to the contrary in *Cable Connection v. DirecTV*, 143 Cal.App.4th 207 (2006) (Depublished by Grant of Review).
- Statute of limitations is an issue to be decided by an Arbitrator rather than the court in *Wagner Construction Co. v. Pacific Mechanical Corp.*, 41 Cal.4th 19 (2007).
- Party estopped from making post-award claim that Arbitrator lacked authority for judgment in *J.C. Gury Co. v. Nippon Carbide Industries, Inc.*, 152 Cal.App.4th 1300 (2007).
- An Arbitrator award must be timely challenged in *Eternity Investments, Inc. v. Brown*, 151 Cal.App.4th 739 (2007).