

# **CLASS ACTIONS**



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- Class arbitration waivers should not be enforced if a trial court determines that class arbitration would be a significantly more effective way of vindicating the rights of the affected than individual arbitration in *Gentry v. Superior Court*, 2007 Cal. LEXIS 9376 (Cal. 2007).
- An inference of common reliance may be applied to a CRLA class alleging material misrepresentation in *McAdams v. Monier, Inc.*, 151 Cal.App.4<sup>th</sup> 667 (2007) (Depublished by Grant of Review).
- Unnamed class members in a construction defect action have standing to appeal a final order approving settlement and object to a proposed settlement in *Marcuse v. Del Webb Communities*, 163 P.3d 462 (Nev. 2007).