

#### **NEWSLETTERS**

# Barnes & Thornburg LLP Commercial Litigation Update - June 2016

June 16, 2016 Atlanta | Chicago | Columbus | Dallas | Delaware | Elkhart | Fort Wayne | Grand Rapids | Indianapolis | Los Angeles | Minneapolis | South Bend

Welcome to the June 2016 edition of the Commercial Litigation Update, an e-publication that features articles authored by the attorneys in Barnes & Thornburg LLP's Commercial Litigation Practice Group. To read an article from this month's edition of the Commercial Litigation Update e-newsletter, click on the hyperlinks in the article below.

If you are not currently on our mailing list and would like to receive issues of the e-newsletter directly via e-mail, visit our subscription page to sign up.

## Four Big Questions to Help You Understand the Federal Defend Trade Secrets Act

By William A. Nolan

Almost all businesses have at least some confidential information that would qualify as a trade secret. Read more about how the recently signed into law Defend Trade Secrets Act affects you and your business.

### Recent Arbitration Cases Set Limits on Arbitrability of Claims

By Timothy J. Abeska

Learn about recent cases that underscore the importance of making online arbitration provisions conspicuous and to affirmatively require consent, and two other cases addressing arbitration issues.

## Indiana Court Addresses a Nuisance Claim Based on the Lawful Operation of a Heating System

By Stephen L. Fink

How does Indiana law define a nuisance? The Indiana Court of Appeals tells us, and says that using one's land in compliance with the law is not a complete defense.

### It's All Greek to Me: Effectively Managing Foreign Language Documents in Commercial Litigation

By Dennis P. Stolle and Alexander P. Orlowski

Although evidence is required to be in English in federal trials, the international nature of modern commerce often results in foreign language documents that may be of critical importance to jurors hearing a commercial dispute. Learn how to deal with foreign language documents during discovery and the steps you can take to ensure they are effectively presented to the jury and admitted into evidence at trial.

#### **RELATED PEOPLE**



William A. Nolan Partner Columbus

P 614-628-1401 F 614-628-1433 bill.nolan@btlaw.com



Stephen L. Fink Of Counsel (Retired)

P 260-425-4664 stephen.fink@btlaw.com



**Alexander P. Orlowski** Partner Indianapolis

P 317-231-7310 F 317-231-7433 aorlowski@btlaw.com

### **RELATED PRACTICE AREAS**

**Commercial Litigation** 

© 2016 Barnes & Thornburg LLP. All Rights Reserved. This page, and all information on it, is proprietary and the property of Barnes & Thornburg LLP. It may not be reproduced, in any form, without the express written consent of Barnes & Thornburg.

This Barnes & Thornburg LLP publication should not be construed as legal advice or legal opinion on any specific facts or circumstances. The contents are intended for general informational purposes only, and you are urged to consult your own lawyer on any specific legal questions you may have concerning your situation.