

Court Decision Muddies Debt Collector Communications

May 11, 2021

Carlton Fields litigator Aaron S. Weiss was quoted in an *American Banker* article about a recent Eleventh Circuit decision ruling that debt collectors may not use third-party vendors to notify consumers of debt under the Fair Debt Collection Practices Act. “The information is electronically transmitted to the letter vendor, that’s what they do, that’s their stock-in-trade,” Weiss told the publication. “And it was taken for granted that this isn’t an issue. Now this decision is going to change how things are done.” READ: *American Banker*, [“Court decision muddies debt collector communications”](#) (subscription only)

Featuring



Aaron S. Weiss

Related Practices

[Litigation and Trials](#)

