

Manufactured Housing Law Update - October 2016

Manufactured Housing Law Update

October 2016

By: [Marc J. Lifset](#), [Jeffrey Barringer](#)

McGlinchey Stafford is pleased to bring you the Manufactured Housing Law Update, prepared by the firm's nationally recognized consumer financial services team. For decades, McGlinchey Stafford has been a leader in the manufactured housing and mortgage lending industries, representing clients in the areas of federal and state law compliance, preemption analysis and advice, nationwide document preparation, licensing support, due diligence, federal and state examination and enforcement action defense, individual and class action litigation defense, and white collar criminal defense.

Perhaps because of the upcoming election, or maybe even because of baseball fever, October was a slower month for developments related to manufactured housing.

Continuing the trend from last month, and, come to think of it, the electoral season in general, poop, i.e. sewage, continues to be a topic of interest. Check out Louisiana and New Hampshire's new rules on the subject.

In what promises to be a continued area of legal development, yet another court, this time the Eleventh Circuit, weighed in on *Spokeo* and standing. Looking into our manufactured home-shaped crystal ball, we predict more courts applying *Spokeo*, and diving a murky application of the doctrine.

Finally, of interest to both those lucky enough to be under the CFPB's supervision, and to those of you who are service providers of those lucky enough to be under the CFPB's supervision, the CFPB issued guidance on Service Providers.

[Read the full update here.](#)

Related Professionals

[Jeffrey Barringer](#)

[Marc J. Lifset](#)

Related Services

[Consumer Financial
Services Compliance](#)