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## 3rd Circuit says exotic dancer not required to arbitrate wage claims

Daniel Wiessner



An arbitration agreement signed by an exotic dancer does not apply to her proposed class action claiming a New Jersey strip club misclassified dancers as independent contractors, a U.S. appeals court said on Thursday.

The 3rd U.S. Circuit Court of Appeals unanimously held that the pact between Alissa Moon and Breathless Men's Club only required arbitration of claims that arose under her employment agreement, and not statutory claims such as those in Moon's 2015 wage-and-hour lawsuit.

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