



## News

### Gregg Stevens and Aimee Szygenda Review Eleventh Circuit FCRA Ruling in ABA Business Law Section Newsletter

June 14, 2024

Gregg Stevens and Aimee Szygenda contributed a case summary update in the *Business Law Today* May 2024 edition of the “Month-In-Brief: Business Regulation & Regulated Industries” publication.

In their case summary, “11th Circuit Analyzes ‘Actionable Inaccuracy’ under FCRA,” Stevens and Szygenda reviewed the Eleventh Circuit’s recent ruling on what “actionable inaccuracy” constitutes under the Fair Credit Reporting Act (FCRA).

Our authors discussed how the trial courts ruled in favor of the defendant in *Holden v. Holiday Inn Club Vacations Inc.* The Eleventh Circuit explained that the alleged information was not verifiable because it stemmed from a “contractual dispute without a straightforward answer.”

[Read the full article.](#)

- “11th Circuit Analyzes ‘Actionable Inaccuracy’ under FCRA” was published by *Business Law Today* on June 6, 2024.

#### Attorneys

Gregg D. Stevens

Aimee G. Szygenda

#### Service Areas

Consumer Financial Services

Fair Credit Reporting Act