

The Show Must Go On: Navigating Arbitration In The Wake Of The COVID-19 Outbreak

By: Justin K. Fortescue, Zachery B. Roth and Marianne E. Bradley

Mealey's Emerging Insurance Disputes

7.16.20

The recent Covid-19 outbreak has altered life for all of us, in ways both big and small. Unprecedented restrictions relating to the pandemic have forced individuals across the globe to change the ways in which they live and work. Perhaps not surprisingly, these restrictions have also changed the way we resolve disputes. Just as virtual conferencing has become the "new normal" for family gatherings and social events, it has also become the "new normal" for everything from mediation, to oral argument, to full-blown hearings.

Justin Fortescue Zachery Roth and Marianne Bradley discuss the advantages and pitfalls of virtual conferencing and proceedings for attorneys, clients and arbitrators.

This correspondence 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 a lawyer concerning your own situation and legal questions.