

**NEW HAMPSHIRE CREDIT UNION LEAGUE
2002 ANNUAL MEETING
JUNE 7, 2002**

By Russell F. Hilliard

Recent Court Decisions

Federal Appellate Court Invalidates Provisions of Regulation Z Which Exclude “Over-limit” Fees **(1)**

Ongoing Litigation Over Whether Marking Up of Settlement Costs Violates RESPA **(2)**

Federal Appellate Court Bars Use of Social Security Deposits to Offset Bank Fees for Overdrafts **(3)**

U. S. Supreme Court Invalidates FMLA Notice Rule **(4)**

Federal Appellate Court Allows “All-or-Nothing” Reaffirmations **(5)**

U.S. Supreme Court Narrows ADA Scope **(6)**

U.S. Supreme Court Rules that EEOC Can Circumvent Arbitration Agreements **(7)**

Federal Court Rules that TIL Requires Disclosure of Auto Rebates **(8)**

U.S. Supreme Court Upholds Arbitration Agreements in Employment Contracts **(9)**

Virginia Court Holds Credit Union Liable for Stop Payment on Cashier's Check **(12)**

Massachusetts Court Finds Jurisdiction Over New Hampshire Credit Union **(16)**

California Court Dismisses Malicious Prosecution and Abuse of Process Action Against Credit Union for Challenging Debtor's Bankruptcy **(19)**

Recent New Hampshire Statutes

Demand drafts added to UCC Article 3 (Ch. 159, SB 399) **(23)**

Regulation of revolving credit plan (Ch. 225, SB 392) **(29)**

Two interesting enactments **(38)**