



Partner Jim Chareq comments on class action cases in deBanked

August 20th, 2018

On August 15, *deBanked* posted an article detailing the multiple class action cases filed against Ripple in 2018. Partner [Jim Chareq](#), who was asked to comment due to his class action experience, explained that by transferring the cases from state to federal court, it allows similar class action lawsuits to be consolidated into one. He noted that it is advantageous for the defendants because it increases efficiency and reduces legal fees.

Jim advises clients in connection with regulatory enforcement actions and examinations involving federal agencies and enforcement authorities, including the Consumer Financial Protection Bureau (CFPB), the Federal Trade Commission (FTC), the Department of Justice (DOJ) as well as the federal banking agencies. In addition, his practice includes representing clients before federal appellate and trial courts.

[Click here](#) to read the article.

Hudson Cook, LLP provides articles, webinars and other content on its website from time to time provided both by attorneys with Hudson Cook, LLP, and by other outside authors, for information purposes only. Hudson Cook, LLP does not warrant the accuracy or completeness of the content, and has no duty to correct or update information contained on its website. The views and opinions contained in the content provided on the Hudson Cook, LLP website do not constitute the views and opinion of the firm. Such content does not constitute legal advice from such authors or from Hudson Cook, LLP. For legal advice on a matter, one should seek the advice of counsel.