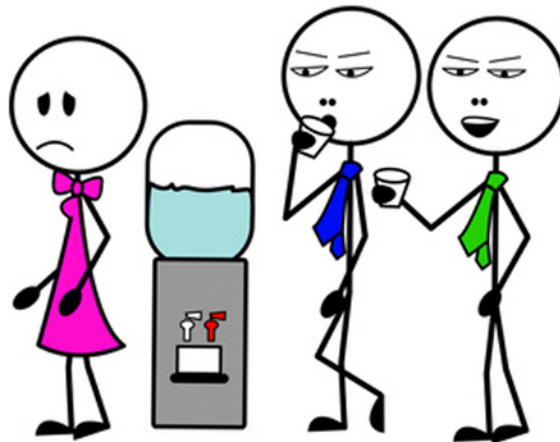




WHEN HARMED EMPLOYEES ARE FORCED TO ARBITRATE DISPUTES, CASES DISAPPEAR



As more companies use forced arbitration clauses and class action waivers, "many employees are walking away from harassment, wrongful-termination and discrimination claims rather than taking them to a privately run tribunal, according to experts and new research." In other words, workers simply drop claims and wrongdoers escape accountability.

Jacob Gershman, "As More Companies Demand Arbitration Agreements, Sexual Harassment Claims Fizzle," *Wall Street Journal*, January 25, 2018

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