

Proposed Bill - SB 1650

Posted 3/13/09 Brandy Wingate,

Proposed Bill Allows Interlocutory Appeal, Instead of Mandamus, of Orders Denying Motions to Compel Arbitration under the FAA:

Senator Duncan (R-Lubbock) filed SB 1650, which would allow an interlocutory appeal from an order denying a motion to compel arbitration under the FAA. Currently, parties must file an appeal and a concurrent mandamus proceeding if they are unsure whether the TAA or FAA applies.

<http://www.legis.state.tx.us/tlodocs/81R/billtext/pdf/SB01650I.pdf> (last visited Mar. 13, 2009)