Mealey's Health Care Coverage and the ACA follows federal and state court litigation involving the Patient Protection and Affordable Care Act, including challenges to the law and its implementation. The reports also cover federal and state regulatory and legislative developments, as well as guidance and rulings by administrative agencies tasked with implementing the ACA.

Litigation Snapshot
Coverage of topics are as far-ranging as the future federal funding of parts of the litigation to how different aspects of the law interact with various state laws. Trends include challenges to the implementation of the contraceptive mandate’s accommodation for nonprofit religious objectors, whether the ACA’s ban on benefit caps applies to self-insured plans and how the ACA interacts with state law, congressional funding battles, as well as whether and when data about ACA plans should be publically available.

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» Stark law and anti-kickback issues
» HIPAA and patient rights issues
» Medical malpractice and professional liability
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» Health care companies — providers, payors and insurers
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Supreme Court Once Again Faced With Decision Over ACA Challenge

WASHINGTON, D.C. — On Oct. 30, the U.S. Supreme Court will debate whether to once again wade into a dispute over the Patient Protection and Affordable Care Act (ACA), which it confronts four groups' challenges to the process for opting out of the law's contraceptive mandate (Little Sisters of the Poor Home for the Aged, Denver, Colorado) et al. v. Sebelius et al., 13-97.

Origination Challenges

Court Told ACA Raises Revenue, Origination Clause Issues

WASHINGTON, D.C. — A panel decision regarding a Patient Protection and Affordable Care Act (ACA) challenge fashioned a “dangerously flawed new rule for the application of the Origination Clause” and requires the U.S. Supreme Court's attention, a man told the high court on Oct. 26 (Matt Sessel v. United States Department of Health and Human Services, et al., No. 13-1092, U.S. Sup.).

Funding

Judge Nixes Immediate Appeal in ACA Funding Challenge


Birth-Control Mandate

Supreme Court Once Again Faced With Decision Over ACA Challenge

DENVER — At its Oct. 30 conference the U.S. Supreme Court will debate whether to once again wade into a dispute over the Patient Protection and Affordable Care Act (ACA) when it confronts four groups' challenges to the process for opting out of the law's contraceptive mandate (Little Sisters of the Poor Home for the Aged, Denver, Colorado) et al. v. Sebelius et al., 13-97.

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Jane.Doe@Firm.com