Lex Machina’s award-winning Legal Analytics platform allows outside counsel and in-house attorneys to predict the behavior of courts, judges, lawyers, law firms, and parties.

Over three quarters of Am Law 100 firms and some of the largest global corporations use Legal Analytics to supplement traditional legal research and reasoning with previously unavailable strategic insights that gives them a winning edge.

In our new Contracts Litigation module, Lex Machina has expanded our contracts data set to include more than 50,000 non-commercial contracts cases in addition to the 85,000 commercial contracts cases previously available to Lex Machina users.
The Winning Edge

Legal Analytics provides data-driven insights and trends in contracts case timing, resolutions, damages, remedies, and findings. This information makes all the difference in case strategy and tactics.

Lex Machina helps you answer questions such as:

- How often – and in which specific contracts cases – have judges in the Southern District of New York found a breach of fiduciary duty?
- Which law firms have the most experience representing plaintiffs in cases with negotiable instruments in federal court?
- How often do franchise-related contracts cases resolve with a default judgment? What were the amounts of damages awarded in those cases?
- How many times have class action settlement damages been awarded in a federal contracts case? What were the specific amounts?

Unique Litigation Data

Case Tags – Narrow case lists by commercial cases involving business disputes or other non-commercial contract disputes. Additional case tags are breach of contract, business tort, negotiable instrument, and franchise agreement. Case sets can be narrowed and expanded by using case tags separately, or by using various combinations of tags.

Case Timing – Among other timing analytics, such as median time to dismissal, trial and termination, we now provide time to permanent injunction and summary judgment.

Case Resolutions – Include default judgment, summary judgment, consent judgment, trial, judgment on the pleadings, or judgment as a matter of law, as well as various settlement and procedural outcomes.

Damages – Contracts damages include contract damages, restitution, liquidated damages, tort compensatory, punitive, enhanced, and approved class action settlement damages.

Findings – Contract breach, existence, rescission, termination, unjust enrichment and contract defense. Business tort conversion, fraud/misrepresentation, tortious interference, negligence, tort defense, defamation/trade libel, and breach of fiduciary duty

“Lex Machina’s Legal Analytics have allowed us to vastly expand the knowledge base which we use to help clients solve their problems. It’s a strategic asset to our firm.”

– Latham & Watkins

For more information or to see a live demo, visit lexmachina.com.