

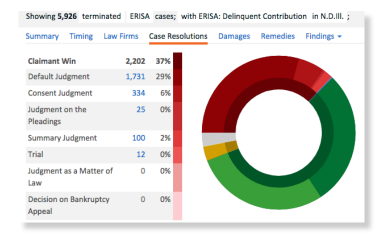
Lex Machina's award-winning *Legal Analytics* platform allows outside counsel and in-house attorneys to predict the behavior of courts, judges, lawyers, law firms, and parties. Over three quarters of Am Law 100 firms and some of the largest global corporations use *Legal Analytics* to supplement traditional legal research and reasoning with previously unavailable strategic insights that gives them a winning edge.

Now, *Legal Analytics* is available for ERISA litigation in federal courts, initiated by plan participants or beneficiaries involving alleged disputes over the administration or funding of ERISA-protected employee benefits plans, including life, health, retirement, pension, profit-sharing, and healthcare savings accounts.



The Winning Edge

Legal Analytics provides data-driven insights and trends in ERISA case timing, resolutions, damages, remedies, and findings. Our case set includes cases between a participant/beneficiary and an employer / administrator, involving the administration of an employee benefits plan covered by the Employee Retirement Income Security Act of 1974 (ERISA).



Lex Machina helps you answer questions such as:

- How many cases over the past year awarded damages for Interest on Unpaid Contributions? What were the specific amounts?
- How long does it take a judge to rule on bench trials in a particular district for ERISA cases – how about in comparison to another district court?
- Which law firms have the most experience representing plaintiffs in Plan Reimbursement cases in federal court?
- What findings occur in cases asserting improper claim denial and how often?
- What are your chances of success with a Judgment on the Record (Bench Trial) brief in an ERISA denial of benefits case?

Unique Litigation Data

Case Tags – Claim Denial, Delinquent Contribution, Plan Reimbursement, and Withdrawal Liability

Damages – ERISA Plan Benefits, Liquidated Damages, Interest on Unpaid Contributions, Administrative Fees, Restitution, Approved Class Action Settlement, Disgorgement, Civil Money Penalties, and Disclosure Penalties.



Findings – Delinquent Contribution, Improper Claim Denial, Withdrawal Liability, Breach of Fiduciary Duty, Plan Reimbursement, and more.

Defenses: Contract / Waiver Defense, Exemption Defense, Failure to Exhaust Administrative Remedies Defense, Time-Barred Defense.

Remedies – Administrative Remand, Appointment of Independent Fiduciary, Bond for Future Contributions, and Plan Audit. Other Remedies: Granted and Denied Permanent Injunction, Preliminary Injunction, and Temporary Restraining Order.

