
U.S. Supreme Court Invalidates "Aggregate" Contribution Limits
Apr 02, 2014

Article

Brownstein Client Alert, April 2, 2014

This morning in *McCutcheon v. Federal Election Commission*, the U.S. Supreme Court invalidated the "aggregate" contribution limits in federal campaign finance law. Under the ruling, major donors will be permitted to contribute greater aggregate sums to candidates, parties, and PACs. Because the "base" contribution limits survive the opinion, however, federal elections will still rely heavily on expenditures from outside organizations like super PACs and 501(c)(4)s.

Click on above pdf to read entire article.

Meet The Team

Jason R. Dunn	Shareholder	T 303.223.1100	serlenborn@bhfs.com
William E. Moschella	Shareholder	T 202.652.2346	wmoschella@bhfs.com
