# BCLP. Client Intelligent



# **ANOOP SADANANDAN**

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### BIOGRAPHY

Anoop Sadanandan is a litigator who represents companies, financial institutions, and individuals in federal and state courts and in administrative proceedings. He is a member of the firm's Business and Commercial Disputes Practice.

While in law school, Anoop interned for Hon. Ronnie Abrams in the District Court for the Southern District of New York.

Prior to law school, he was trained as a political economist, and researched, taught, and wrote about issues in international development.

#### ADMISSIONS

- New York, 2022
- U.S. District Court, Eastern District of New York
- U.S. District Court, Southern District of New York

#### EDUCATION

University of California-Berkeley, J.D. 3L at Harvard Law School as part of Berkeley-Harvard J.D. program

Duke University, Ph.D.

Jawaharlal Nehru University, M.A.

University of Kerala, B.A.

#### **RELATED PRACTICE AREAS**

- Business & Commercial Disputes
- Intellectual Property and Technology Disputes
- Litigation & Dispute Resolution
- Regulation, Compliance & Advisory
- Class Actions & Mass Torts

## **RELATED INSIGHTS**

#### Insights Mar 10, 2025 State Laws Present Litigation Risks for Financial Industry's Artificial Intelligence Use

The financial industry increasingly uses artificial intelligence ("AI") to raise business efficiencies, improve customer experience, and limit fraud and crime. However, two lawsuits leveraging existing state privacy laws and a spate of new AI-specific legislation spotlight how this use could implicate state laws and expose financial institutions to litigation.

Insights

Dec 17, 2024

# The Absence of a Uniform Arbitration Waiver Test in the Second Circuit Poses Litigation Challenges

Defendants considering whether to seek dismissal of a complaint or to compel arbitration have to consider when failing to compel arbitration waives their right to arbitration. Since the Supreme Court's 2022 decision in Morgan v. Sundance, Inc., 596 U.S. 411, defendants litigating in the Second Circuit face an additional challenge, namely, the differing arbitration waiver rules district courts are applying.