Litigation financier pledges $300,000 for Irvine law school's new institute

By Meghann M. Cuniff

Bentham IMF, a litigation finance fund, has pledged $300,000 toward UC Irvine School of Law's new Civil Justice Research Institute, publicly declaring its stake in what's described as an attempt to counter the U.S. Chamber of Commerce's anti-litigation Institute for Legal Reform.

The support comes amid an unprecedented rise in portfolio litigation financing. The chamber's Institute for Legal Reform says commercial litigation funds lead to more frivolous claims.

Bentham's involvement in them includes a $30 million pledge announced last November that's funding at least 60 cases by seven U.S. law firms.

In its 15 years of existence, Bentham has financed more than 180 commercial lawsuits that have generated more than $1.7 million in recoveries, according to the company.

Set to open once an interim executive director is secured, the Civil Justice Research Institute is to focus on what supporters say contributes to unfair access to the civil justice system, from the proliferation of arbitration clauses to restrictions on class actions and punitive damages and decreased funding for state and federal courts.

Bentham's donation announcement calls it "an academic and intellectual counterweight to the U.S. Chamber's Institute for Legal Reform, an outspoken critic of litigation, generally."

The Institute for Legal Reform, based in Washington, D.C., appears unmoved by the announced rivalry.

"We wish them the best of luck in their endeavor," said Lisa A. Reckord, the group's president, in a statement released through a spokesman.

Bentham's donation eclipses a $250,000 gift from Richard K. Bridgeford, founding partner of Bridgeford, Gleason & Artinian and the lead supporter in approximately $1 million already donated when UC Irvine announced the institute's launch last month.

"Economic imbalances have an increasing impact on the outcome of civil disputes, frequently favoring parties with the deepest pockets rather than those with meritorious claims," said Ralph Sutton, Bentham's chief investment officer.

Sutton noted the involvement of UCI School of Law Dean Erwin Chemerinsky, who will chair the institute, and said the institute "is expected to have a profound impact on legal scholarship."

Chemerinsky thanked Bentham for its support "not just in its financial backing but in its outspoken endorsement of our charter."
Vinson & Elkins opens office in Taiwan
The new location will be headed by two intellectual property partners who joined the firm from Perkins Coie in September.

Obituaries
Services Thursday for retired LA Superior Court Judge Kenneth Black
Known for his photographic memory and expertise in family law, the retired judge died from complications of pneumonia on May 11. He was 66.

Education
USC asks state Supreme Court to review ruling on campus sex assault adjudication
The private university called the 2nd District Court of Appeal’s expansion of fair procedure rights “unprecedented.”

Government
California faces fiscal ruin from unsustainable government pension programs
Meaningful pension reform most likely will require an amendment to the California Constitution. By Chuck Reed

Criminal
Legislature: don’t eliminate the statute of limitations for rape
When a statute of limitations is eliminated, justice evaporates for both the innocent and the victim. By Garrick Byers

Intellectual Property
Patent lawsuits are down, but not out
What some are calling a "lull" may be a signal that technology companies are expanding their patent arsenals with better quality patents to enforce when necessary. By Karineh Khachatourian

Government
San Francisco is leading the way in environmentally conscious bonds
A "green bonds" designation can highlight to a municipal issuer's stakeholders that infrastructure work which needs to be done and financed has a significant environmental benefit. By Stephen A. Spitz

Labor/Employment
Harris v. City of Santa Monica is bad for California workers
By increasing the requisite degree of proof required of plaintiffs, the California Supreme Court gave an advantage to employers. By Thomas Dorogi

U.S. Court of Appeals for the 9th Circuit
Federal habeas relief gone haywire?
The governor, attorney general and the state