The Forum is a one-day complimentary judicial education conference. Judges travel and attend as guests of the Institute, at no cost to themselves or to their courts. Registrations are accepted on a first-come, first-served basis.

HOLD THE DATE: SATURDAY, JULY 27, 2019, SAN DIEGO, CALIFORNIA

Program and travel are complimentary for sitting state appellate judges. Space is limited: Request your spot at www.poundinstitute.org
Class actions and other forms of aggregate litigation provide vital mechanisms for the enforcement of individual rights, especially when the amounts at issue for individual litigants are not large. The state courts play a crucial role in aggregate litigation, whether it is ultimately conducted in state or federal court. Most aggregate litigation depends on state law—contract, tort, environmental, or regulatory—which is developed by the state courts. And the increasing limits on access to the federal courts (through statutory restrictions on class actions, procedural hurdles like “plausibility” pleading, and federal courts’ decisions upholding the imposition of forced arbitration clauses that often violate state law) mean that more litigants can be expected to bring their disputes to the state courts in the near future.

At the 2019 Judges Forum, legal scholars, judges, and practitioners will discuss recent impediments to aggregate litigation implemented on the federal level, explore emerging trends in aggregate litigation in the United States, and outline ways in which state courts can preserve these vital mechanisms of redress for their citizens.

More information can be found at www.poundinstitute.org.