



The Illinois Supreme Court recently opened the floodgates for class actions under the Illinois Biometric Information Privacy Act and created potentially massive and catastrophic exposure for Illinois businesses. In a close 4-3 ruling, the landmark decision in *Latrina Cothron v. White Castle System Inc.* holds that every individual scan or transmission of biometric data made without the proper disclosures amounts to a separate violation of BIPA.

[Read More](#)

Follow us on social media @PerkinsCoieLLP, and if you have any questions or comments, contact us [here](#). Learn more about our Digital Media & Entertainment, Gaming & Sports industry group [here](#), and check out our podcast: [Innovation Unlocked: The Future of Entertainment](#)."

## Authors



### [Debra R. Bernard](#)

Of Counsel

[DBernard@perkinscoie.com](mailto:DBernard@perkinscoie.com) [312.324.8559](tel:312.324.8559)

## Explore more in

[Technology Transactions & Privacy Law](#)

Blog series

## Age of Disruption

We live in a disruptive age, with ever-accelerating advances in technology largely fueling the disruption permeating almost every aspect of our lives.

We created the *Age of Disruption* blog with the goal of exploring the emerging technologies reshaping society and the business and legal considerations that they raise. [Subscribe ?](#)

[View the blog](#)