



Overview

Jon Sterling defends employers against claims by current and former employees, including claims of wrongful discharge, unpaid wages, and harassment. He appreciates that employment disputes often feel personal, and his goal is to relieve employers of both the legal and the emotional burden they face. His clients include schools, colleges, businesses, municipalities, and other organizations, as well as individuals who have been sued in employment-related litigation.

In court nearly every week, Jon defends employers in cases involving FLSA, FMLA, ERISA, freedom of expression, workers' compensation retaliation, and common law claims. He has obtained numerous dismissals of lawsuits, as well as of administrative complaints filed with the Connecticut Commission on Human Rights and Opportunities (CHRO). Jon routinely defends employers in CHRO and EEOC investigations and has successfully litigated against the CHRO in Superior Court.

Jon also provides proactive advice to help employers stay compliant with employment laws and avoid litigation. Each day, he assists employers with practical matters, including reviewing and drafting employee handbooks, employment agreements, noncompete agreements, and arbitration agreements, and advises them on a variety of issues, such as terminations, investigations, reductions in force, and wage and hour issues, and in developing areas like biometrics and medical marijuana. Jon also conducts management, sexual harassment, and other training for employers.

Jon also assists education clients with a variety of matters unique to their industry, including academic and student discipline issues. He routinely counsels educational clients on a wide variety of student, employment, and academic matters, from Title IX to bullying to vaping on campus. For example, in recent years, Jon has obtained judgments following trial for a university on claims brought by former students alleging hazing and alleged failure to pay an athletic scholarship.

Jon has a significant litigation practice outside of the employment and education arena as well. He has represented clients in a number of industries in cases involving contractual, negligence, and other disputes in state and federal court, including class actions.

Jon belongs to the Employers Counsel Network and is an editor and frequent contributor to the *Connecticut Employment Law Letter* and *50 Employment Laws in 50 States.* He serves as a coauthor of the *ERISA Litigation Handbook*.

Experience

- *CHRO ex rel. Mills-Sanders v. Greenwich Premier Servs. Co.*, No. NWH CV23-6008390-S, 2023 WL 5543621 (Conn. Super. Ct. Aug. 22, 2023) (granting motion to strike housing discrimination complaint brought by CHRO).
- *Martinez v. City of Stamford*, No. 22-702, 2023 WL 3162131 (2d Cir. May 1, 2023) (affirming summary judgment in favor of employer as to all counts in discrimination lawsuit).
- *Kenneson v. Parker*, No. 3:20-cv-00988, 2022 WL 4448875 (D. Conn. Sept. 23, 2022) (granting motion for summary judgment as to all claims against university police officers).
- *Doe v. Wesleyan Univ.*, No. 3:19-cv-01519, 2022 WL 2656787 (D. Conn. July 8, 2022) (granting motion for summary judgment as to all claims, and imposing sanctions on plaintiff).
- *Martinez v. City of Stamford*, No. 3:20-cv-00174, 2022 WL 824638 (D. Conn. Mar. 17, 2022) (summary judgment granted as to all claims).
- *McEvoy v. Fairfield Univ.*, No. CV215045467S, 2022 WL 294328 (Conn. Super. Ct. Jan. 10, 2022) (dismissing all claims against defendants).
- *Dingle v. City of Stamford*, No. 3:20-cv-01732, 2021 WL 4477329 (D. Conn. Sept. 30, 2021) (granting motion to dismiss).
- Cammarota v. Sacred Heart Univ., Inc., No. FBTCV196082929, 2020 WL 6712464 (Conn. Super. Ct. Oct. 20, 2020), affirmed by 209 Conn.App. 902 (2021) (summary judgment granted as to all claims, affirmed on appeal).
- *Heslin v. S. Windsor Bd. of Educ.*, No. HHDCV196112394S, 2021 WL 5707546 (Conn. Super. Ct. Nov. 9, 2021) (granting summary judgment as to all claims against clients).
- Gagliardi v. Sacred Heart Univ., Inc., No. 3:17-cv-00857, 2019 WL 3202742 (D. Conn. July 16, 2019) (granting summary judgment as to all claims by former tennis coach under Title IX, Title VII, and EPA).
- *Doe v. Simsbury Bd. of Educ.*, No. HHDCV185051404S, 2019 WL 2142052 (Conn. Super. Ct. Apr. 12, 2019) (granting motion to strike public nuisance claim).
- *Gupte v. Watertown Bd. of Educ.*, No. 3:17-cv-00283, 2018 WL 4054880 (D. Conn. Aug. 24, 2018) (dismissing case in its entirety).
- *Reho v. Sacred Heart Univ., Inc.,* No. 3:16-cv-01692, 2017 WL 1014998 (D. Conn. Mar. 15, 2017) (granting partial dismissal).

- Jauhari v. Sacred Heart Univ., Inc., No. 3:16-cv-00680, 2017 WL 819902 (D. Conn. Mar. 2, 2017) (limiting scope of comparator discovery in denial of tenure lawsuit).
- *Doe v. Trinity Coll.*, No. FSTCV175016597S, 2017 WL 7053895 (Conn. Super. Ct. Dec. 26, 2017) (sustaining objection to plaintiff's motion to sue anonymously).
- *DeLucia v. Sacred Heart Univ., Inc.,* No. FBTCV156049853, 2017 WL 4273404 (Conn. Super. Ct. Aug. 11, 2017) (judgment for defendants on all counts following bench trial).
- *Reid v. Town of W. Hartford*, No. CV156031283S, 2017 WL 5707522 (Conn. Super. Ct. Oct. 26, 2017) (dismissing CHRO's appeal of dismissal of public accommodation discrimination case).
- *Roberts v. Town of Orange, Dep't of Police Servs.*, No. AANCV166019852S, 2017 WL 4106132 (Conn. Super. Ct. Aug. 8, 2017) (granting summary judgment to defendant on all claims in employment discrimination case).
- *DeFusco v. Town of West Hartford*, No. 3:15-cv-00485, 2016 WL 1225496 (D. Conn. Mar. 28, 2016) (granting motion to dismiss claims in discrimination/retaliation case).
- *Skinner v. Martin*, No. CV146011250, 2015 WL 2261571 (Conn. Super. Ct. Apr. 22, 2015) (dismissing all claims in employment case).
- *Fasoli v. City of Stamford*, 64 F. Supp. 3d 285 (D. Conn. 2014) (granting summary judgment to defendant on all claims in employment discrimination/retaliation case).
- *McMahon v. Chubb Grp. of Ins. Cos.*, 553 F. App'x 85 (2d Cir. 2014) (affirming dismissal of unpaid wage claims).
- *Vega v. Sacred Heart Univ.*, No. 3:10-cv-01870, 2013 WL 2420329 (D. Conn. June 3, 2013) (judgment for defendant on all counts following bench trial).
- Conn. Comm'r of Labor v. Chubb Grp. of Ins. Cos., No. 3:11-cv-00997, 2013 WL 836633 (D. Conn. Mar. 6, 2013).
- Walsh v. Lebanon Bd. of Educ., No. 3:11-cv-00194, 2013 WL 425092 (D. Conn. Feb. 4, 2013).
- Leichter v. Lebanon Bd. of Educ., 917 F. Supp. 2d 177 (D. Conn. 2013).
- Conn. Comm'r of Labor v. Chubb Grp. of Ins. Cos., No. 3:11-cv-00997, 2012 WL 3443003 (D. Conn. Aug. 15, 2012).
- Conn. v. Chubb Grp. of Ins. Cos., No. 3:11-cv-0099, 2012 WL 1110488 (D. Conn. Mar. 31, 2012).
- Konspore v. Friends of Animals, Inc., No. 3:10-cv-00613, 2012 WL 965527 (D. Conn. Mar. 20, 2012).
- *Fitzgerald v. Chubb & Son Inc.*, No. 3:10-cv-00848, 2011 WL 2470701 (D. Conn. June 20, 2011).
- Vega v. Sacred Heart Univ., Inc., 836 F. Supp. 2d 58 (D. Conn. 2011).
- Worthington v. Carris Reels of Conn., Inc., No. 3:10-cv-00448, 2011 WL 3939005 (D. Conn. May 5, 2011).
- *Brooks v. Sweeney*, 9 A.3d 347 (Conn. 2010) (affirming summary judgment as to all claims against clients).

- Konspore v. Friends of Animals, Inc., No. 3:10-cv-00613, 2010 WL 3023820 (D. Conn. Aug. 2, 2010).
- *Tehan v. Sacred Heart Univ.*, 388 F. App'x 42 (2d Cir. 2010).
- Richardson v. Comm'n on Human Rights & Opportunities, 532 F.3d 114 (2d Cir. 2008).
- Sebold v. City of Middletown, No. 3:05-cv-01205, 2007 WL 2782527 (D. Conn. Sept. 21, 2007).
- Brooks v. Sweeney, No. CV065005224, 2007 WL 1976089 (Conn. Super. Ct. June 12, 2007).
- Goldfarb v. Town of West Hartford, 474 F. Supp. 2d 356 (D. Conn. 2007).
- *Santoro v. Town of Hamden*, No. CV040488583, 2006 WL 2536595 (Conn. Super. Ct. Aug. 18, 2006).
- *Rivera v. Men's Wearhouse, Inc.*, No. 3:05-cv-01907, 2006 WL 1801705 (D. Conn. June 27, 2006).
- *Deguzman v. Kramer*, No. 3:04-cv-02064, 2005 WL 2030447 (D. Conn. Aug. 23, 2005).
- Strohmeyer v. Metro. Life Ins. Co., No. 3:04-cv-01808, 2005 WL 3963770 (D. Conn. Nov. 15, 2005).
- Strohmeyer v. Metro. Life Ins. Co., 365 F. Supp. 2d 258 (D. Conn. 2005).
- Russ v. Town of Watertown, No. 3:04-cv-00014, 2005 WL 734344 (D. Conn. Mar. 29, 2005).
- *McEwan v. Town of New Canaan*, No. 3:03-cv-01966, 2004 WL 1897116 (D. Conn. Aug. 20, 2004).
- Jenkins v. Area Co-Op Educ. Servs., No. 3:99-cv-02371, 2004 WL 413267 (D. Conn. Feb. 25, 2004).

Areas of Focus

Practices

- Discrimination
- Education
- ERISA Employee Benefit Plan Litigation
- Insurance
- Intellectual Property
- Labor & Employment
- Life, Annuity, and Retirement Litigation
- Litigation and Trials
- Wage and Hour

Insights

Industries

- Insurance
- Property & Casualty Insurance
- Securities & Investment Companies

05.02.2024 Court Direction on FTC's Noncompete Ban Expected This Summer

09.28.2023 NLRB Stacks Deck in Favor of Employees: Employers Must Play Cards Defensively or Go Bust

08.05.2023 Employers Should Prioritize Reviewing Their Handbooks in Light of New NLRB Decision

06.02.2023 NLRB Ratchets Up Campaign Against Noncompete Agreements

04.08.2023

Biden Administration Seeks to Prohibit Blanket Ban on Transgender Student Athletes

02.23.2023

NLRB New Rule Affects How All Employers Should Approach Severance Agreements and Other Employment Contracts

08.02.2022 New Cases Apply Title IX to Independent Schools: Tips for Schools and Next Steps

06.21.2021 New Salary Range Disclosure Law May Create Headaches for Connecticut Employers

05.26.2020 5 Employment Policies to Draft or Redraft With Coronavirus Hindsight *HR Daily Advisor*

12.30.2019 Recession Preparation 101: Plan for Potential Layoffs Ahead of Time *HR Daily Advisor*

02.13.2017 Worth the Wait?: SCOTUS to Hear Argument on Enforceability of Class Action Waivers in Employment Con

05.18.2016 DOL Raised The Bar: Final White Collar Overtime Exemption Rule Doubles Salary Threshold

10.30.2015 "Contractor?" I do not think that employers' liability exclusion means what you think it means

07.28.2015 10 Tips for Minimizing Company Liability for Terminating Employees who Steal Trade Secrets

07.01.2015 Don't Let Employee Trade Secret Thieves Turn the Table on You: Ten Tips for Minimizing Employment Liability

06.12.2015 Laid-Off Chicago Teachers Clear Class Certification Hurdles

05.01.2015 Exercise Prudence When Hiring Students

04.01.2015 Mandatory Direct Deposit a No-No

03.25.2015 Florida Court of Appeal: Photos on Facebook are Fair Game in Discovery

02.01.2015 Full Pay for Part-Time Work?

01.01.2015 The Aromatic Workplace

12.17.2014 NLRB Rejects Ban On Personal E-mail At Work

12.01.2014 Late FMLA Certification: A Problem For Employees or Employees?

11.01.2014 Must Mothers and Fathers be Treated Equally?

10.01.2014 Is my Business Covered by The CTFMLA?

09.01.2014 The Verdict on Using PTO for Jury Service

08.01.2014 'Voluntary' Meetings are a No-No

07.03.2014 How to Avoid Emerging Wage & Hour Risks: Exempt or Non-Exempt, Contractor Liability & Minimum Wage Hikes

07.01.2014 More than six months of leave? No way!

06.01.2014 Curbing FMLA Abuse

05.01.2014 Paid FMLA Leave Only for Execs May be Asking for Trouble

04.01.2014 Taking Advantage of Employer's Generosity?

03.31.2014 It May be Time to Update that Social Media Policy: FFIEC Releases Social Media Guidance

03.01.2014 The Perils of Firing an Older, Long-Tenured Worker

02.01.2014 Cracking Down On Long Lunches

01.01.2014 FMLA Leave For A Part-Timer?

12.01.2013 Overtime 'Oops': How Much Do We Owe?

12.01.2013 "Employer Not Required To Accommodate Sexually Harassing Volunteer

11.01.2013 We're Not Required To Pay For Jury Duty, Right?

10.01.2013 How Confidential Are Employee Evaluations?

09.01.2013 Are Parent's Employees Ours Under The FMLA?

08.01.2013 Smokers' Rights And E-Cigarettes

07.01.2013 A Potpourri Of Employment Law Issues

06.01.2013 Problem Employees, Problem Bosses

05.01.2013 Court Clarifies Interplay Between TTA and FEPA

04.18.2013 Supreme Court Finds Equitable Defenses Do Not Override ERISA Plan Terms

03.14.2013 Second Circuit Finds Jurisdiction Under ERISA to Decide Insurer's Counterclaim for Overpaid Plan Benefits

03.01.2013 Appeals Court Issues Three Decisions Of Note

02.01.2013 Nonpromotion Of Disciplined Officer Upheld

01.01.2013 Court Refuses To Go 'Looney' In Municipal Feud

11.01.2012 Court Says 'Tough Cookies' On Emotional Distress Claims

10.01.2012 State Supreme Court Decision Has Multistate Employers Saying 'Phew'

09.01.2012 For Employers, Christmas Came Early This Year

07.01.2012 How Does New Medical Marijuana Law Affect Employers?

06.01.2012 Appellate Court Kept Busy By Recent Case

03.06.2012 SEC and CFTC Issue Proposed Rules on Identity Theft

03.01.2012 Appellate Court Rejects Nurse's Wrongful Discharge Claim

02.01.2012 And The Appellate Court Taketh Away

01.05.2012 Recent Appeals Court Decisions Offer Good News to Employers

12.31.201150 Employment Laws in 50 States

12.25.2011 CTDOL Releases Guidance on Paid Sick Leave Law

11.09.2011 CHRO Procedures Changed

09.13.2011 Recent Case Not Good News For Employers

08.11.2011 Not All Facebook Postings Violate the NLRA

07.12.2011 Chro Closes Office of Public Hearings

06.06.2011 Gender Identity Bill Passes House

05.05.2011 Workers' Comp is Exclusive Remedy for Workplace Injury

04.08.2011 Employer Did Not Commit to Use Progressive Discipline

03.15.2011 Paid Sick Leave Law Being Considered

02.14.2011 Personnel Files Act Claims Dismissed

01.24.2011 Timing Alone Does Not Prove Retaliation

12.10.2010 Gender Change May Be a Physical Disability

11.11.2010 Judge Says WWE May Not Have Done Enough to Stop Sexual Harassment

11.11.2010 Judge Says WWE May Not Have Done Enough to Stop Sexual Harassment

10.10.2010 OSHA Proposes Steep Fines for Kleen Energy Disaster

09.09.2010 Some Bonuses Are Wages

08.15.2010 Lawsuits Must Be Filed Within Two Years of Chro Complaint

07.04.2010 All Out-of-State Employees May Count When Determining CTFMLA Coverage

07.01.2010 New Health Insurance Continuation Law Enacted

05.03.2010 'Unable to Socialize' Doesn't Necessarily Mean 'Unable to Work'

04.04.2010 Employees Must Visit CTDOL Before Filing CTFMLA Lawsuits

03.15.2010

Arbitration Agreement Upheld Over Employee's Objections

02.12.2010 Salesperson Not Subject to Administrative Exemption From Overtime Pay

01.25.2010 Getting The Message About E-Mail Monitoring

01.01.2010 Court Takes Tough FLSA Stance

12.12.2009 Think You Employ Professionals? Think Again

11.09.2009 Court Finds No ADA Liability Unless Accommodation Was Possible

10.10.2009 New Equal Pay Law In Effect

09.12.2009 Connecticut Enacts New Employee Leave Law

08.16.2009 Gender Stereotyping and Fear of a Lawsuit Not Grounds for Termination

06.12.2009 Injured Employees Are Not Necessarily Disabled Employees

04.15.2009 Connecticut Wage Payment Law Makes National News

03.16.2009 Chro Date Revealed

02.14.2009 Supreme Court to Evaluate NHFD's Promotional Exams

01.11.2009 Appeals Court Expands Free-Speech Defense

12.12.2008 Refusal of Examination is Grounds for Discharge

11.08.2008 Reliance on False Allegations of Misconduct

10.10.2008 Transgendered Employees May Have Recourse for Gender Stereotyping

09.08.2008 Only Town Council Can Create Employment Contract

09.01.2008 Update: Cort Convinces Court to Reconsider its Decision

08.19.2008 Nothing is Easy in HR These Days

08.16.2008 Refusing to Arbitrate Isn't Retaliatory

07.19.2008 Reservist Wins Court Battle

06.15.2008 Employee's Medical Information is Private

06.12.2008 CFEPA Requires Accommodation of Employees' Disabilities

05.28.2008 Employer's Demand to See Personal Phon Records is a Bad Call

04.19.2008 Can We Be Liable for After-Hours Harassment

04.16.2008 Smurfette's Claims Dismissed

04.10.2008 Employer Not Liable to "On Call" Employee

03.12.2008 Court OK's Tracking Employees in Company Vehicles

02.12.2008 Employer Deemed Less Than Accommodating

01.12.2008 Employer Not Powerless To Stop Departing Employees From Telling All

12.12.2007 A Primer On the CHRO Process

12.01.2007 Be Careful When Considering Pay Adjustments

11.11.2007 Rehab Center Must Clean Up Its Act, pay More Than \$1 Million in Fines

11.01.2007 Mandatory Flu Shots: Are You Shooting Yourself In The Foot?

10.10.2007 You Want My Honest Opinion? Connecticut High Court Says Yes

09.09.2007 Connecticut Employees Get Longer Period to File Discrimination Lawsuits

09.02.2007 Revoked "Paper Suspension" Qualifies as Adverse Action, Leading to Possible Litigation

08.20.2007 Connecticut Employers With Out-of-State Workers, Beware

08.20.2007 Connecticut Employers With Out-of-State Workers, Beware

08.09.2007 Use-it-or-Lose-it" Vacation Policy Upheld

07.01.2007 No Pay Required for Time Spent Clearing Plant Security, Says Appeals Court

07.01.2007 How To Help An Employee Resolve A Bad Situation

06.15.2007 Appellate Court Clarifies Jury Duty Leave Protection

06.12.2007 Arbitrator Upheld, Employee's Discharge for Downloading Information Set Aside

06.02.2007 GEICO Adjusters Say "Show Me the Money"

05.12.2007 Workplace Bullying Legislation Bill Being Considered by State Legislature

03.12.2007 Court Recognizes Broad Immunity for Municipal Officials

02.02.2007 Single-Employer Test Not Applicable to State-Law Unpaid Wage Claim

01.22.2007 Financial Services Sector Targeted In Litigation

01.15.2007 No Exculpatory Agreements for Independent Contractors

01.01.2007 Discrimination Laws Don't Apply to Clergy

12.16.2006 Connecticut Employees Can't Waive Negligence Claims

11.19.2006 Some Good News on Retaliation Claims

11.06.2006 Employees Can Still Sue After Winning CHRO Public Hearing

10.14.2006 Forfeiture Clause Was Really a Noncompete

09.15.2006 Burden of Proof is Squarely on Employees in Discrimination Cases

09.14.2006 Departing Employees may Be Held Liable for Deleting Files

08.12.2006 Accumulated Sick Leave Defined Under CTFMLA

07.19.2006 Court Finds Employer Duty-Bound To Aid Dying Employee

07.11.2006 That Diligent Employee Working Through Lunch Could Cost You Thousands

06.29.2006 Benefits Waiver Held To Be Valid

06.23.2006 Court Says Job Offer Isn't a Guarantee of Employment

05.16.2006 Appeals Court Explains Free Speech Claims

04.14.2006 Spidermen Lose Appeal

04.10.2006 Engineer-Theologian Told He Can't Compete With Former Employer

03.15.2006 Don't Forget About That Other Protected Class: State Legislators

02.28.2006 Overtime Claims by Employees on the Rise

02.14.2006 Court Finds No Evidence of Implied Contract

02.12.2006 State Proposes Increased Health Care Spending By Large Corporations

12.28.2005 Employees Can Be On Call, Yet Off the Clock

11.30.2005 Civil Union Law takes Effect

11.27.2005 Connecticut Supreme Court Rules on FMLA Reinstatement Issue

10.31.2005 Court Expands Title VII Retaliation Protection

10.24.2005 Getting Smart About Employee Medical Files

09.15.2005 California Recognizes Harassment Claim Based on Supervisor/Subordinate Affairs

09.01.2005 California Case on Workplace Affairs Unlikely To Change Much in Connecticut

08.17.2005 Rules for Hiring Young Workers

08.12.2005 Same Actor" Defense Dealt Serious Blow

07.07.2005 Why employers need not fear employment agreements

06.12.2005 Important Case Helps Small Employers Avoid Big Surprises

06.06.2005 Employees Can't Be Both At Will And Contractual

05.05.2005 Court Finds That Spidermen Must Cover Up Before Fighting Crime

04.11.2005 Court Puts New Arrow In Your Legal Quiver

03.15.2005 Please Be Nice To Your Employees When Firing Them

03.02.2005 Court OK's HIV Records Disclosure

02.16.2005 FMLA Statute Of Limitations Clarified

02.02.2005 Court Finds That One Reason Is Good Enough To Deny A Promotion

01.16.2005 When Can I Fire My Problem Contract Employee?

01.12.2005 Employee Fired For Eyebrow Ring Claims Discrimination Laws Were Pierced

12.20.2004 That Quiet Guy In The Corner May File Your Next Lawsuit

10.24.2004 Yet Another Reason To Have A Nondiscrimination Policy And Enforce It

09.18.2004 Employees Must Exhaust Grievance Procedures Before Suing

07.19.2004 Court Says Confidentiality Agreements Must Be Reasonable

07.09.2004 Employer Sinks for Employee's Drinks

04.19.2004 Employee Handbooks - Court Finds Promise Despite Language To Contrary

04.07.2004 Court Finds Promise Despite Language To Contrary

03.12.2004 Sad Songs: Employer Liability For Employees Downloading Music At Work

02.10.2004 Court Says Confidentiality Agreements Must Be Reasonable

01.31.2004 Supervisors and Sexual Harassment

01.12.2004 Court Finds Employee Handbooks Can Be Your Friend - And Your Enemy

12.12.2003 Misclassification Of Temporary Workers Can Cause Permanent Problems

11.11.2003 Not Hungry? You Might Be Disabled

10.20.2003 Where Does An Employee's Right To Free Speech End?

10.20.2003 Court Finds State And Federal Disability Discrimination Laws Are Different

10.14.2003 Court Finds State and Federal Disability Discrimination Laws Are Different

08.12.2003 Pennsylvania Court Limits Fun Of Blondes

07.01.2003 New "Supervisor" Definition Expands Employer Liability For Sexual Harassment

06.19.2003 Demystifying The CHRO process

06.12.2003 New 'Supervisor' Definition Expands Employer Liability for Sexual Harassment

04.18.2003 What's A Disability Anyway

03.13.2003 Sexual Harassment Training Q & A: What Are My Responsibilities?

02.24.2003 Employer Not Required To Reimburse For Gender-Reassignment Surgery

01.26.2003 Scandals Open Door For Unions

01.17.2003 If You Have Employees Who Are Under 18, Know These Rules

01.02.2003 Pay For Snow Days?

12.01.2002 How Do New HIPAA Privacy Rules Affect My Company?

10.01.2002 Watch Out For Whistleblowers!

10.01.2002 Employers' Responsibilities For Employees Who Serve On Juries Or In The Armed Forces

News

05.26.2020

Brendan Gooley and Jonathan Sterling Published in HR Daily Advisor: 5 Employment Policies to Draft or Redraft with Coronavirus Hindsight

Recognition

• *The Best Lawyers in America*, Employment Law - Management, ERISA Litigation, Labor and Employment Litigation (2023-2024)

Speaking Engagements

- "Keeping Trustees Informed of Changing Risk, Insurance, and Legal Issues," 2024 National Business Officers Association (NBOA) Annual Meeting and Business Solutions Showcase, Atlanta, GA (February 26, 2024)
- "Title IX Sexual Harassment Important Policy Information and Bystander Intervention," Fairfield, CT (February 8, 2023)
- "Employment Law 102: Hiring a Creative Workforce," Arts and Business Council of Greater Boston (February 8, 2023)
- "Employment Law 101: Creative Workers' Rights," Arts and Business Council of Greater Boston (January 25, 2023)
- "Gig Workers, Independent Contractors, and Employees? Oh My! Understanding the FLSA and Employee Classification," HR Comply Virtual Conference: Overcoming Compliance Challenges in the New Normal (April 29, 2021)

- "Intellectual Property and Employment Law Considerations for Online Learning," Carlton Fields (August 11, 2020)
- "HR Update," Carlton Fields In-House Counsel Forum, Orlando, FL (March 2019)
- "Employment Law Update: Trends From Hollywood to Hartford," Hartford, CT (May 2018)
- "Sexual Harassment Prevention Training," various employers (annually)
- "Employee Performance Management" Fairfield, CT (June 2018)
- "Federal Employment Law Roundup 2017: Which Laws Apply to Your Organization, When, and How to Stay Compliant This Year," BLR (January 12, 2017)
- "Family and Medical Leave Act Master Class," Hartford, CT (April 20, 2016)
- "Exempt vs. Non-Exempt and Independent Contractors: How to Correctly Classify Employees and Avoid Costly Mistakes," BLR (March 5, 2015)
- "How to Avoid Emerging Wage & Hour Risks: Exempt or Non-Exempt, Contractor Liability & Minimum Wage Hikes," BLR (June 10, 2014)
- "Perfecting Your PTO Policy: Know Your Obligations When Administering Leave," BLR (December 16, 2013)
- "Wage and Hour Bootcamp," BLR (October 10, 2012)
- "LinkedIn, Facebook, and Twitter Redux," Hartford County Bar Association (May 12, 2010)

Credentials

Education

- University of Connecticut School of Law (J.D., with honors, 2002)
- Colby College (B.A., 1997)

Bar Admissions

Connecticut

Court Admissions

- U.S. Court of Appeals, Second Circuit
- U.S. District Court, District of Connecticut