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BIOGRAPHY | EXPERIENCE | CREDENTIALS | MEMBERSHIPS | RECOGNITION | PRESENTATIONS |
PUBLICATIONS | IN THE PRESS

Biography

Jacqueline Voronov is a Partner in the firm's office in Paramus, New Jersey, and she represents management in a wide variety of employment matters and litigating employment claims before administrative agencies and state and federal courts. Her clients include major hotels, retailers, shipping companies, assisted living facilities/nursing homes, manufacturers, and national fast-food franchisees.

More +

Jacqueline's litigation experience includes the defense of employers in single and multi-plaintiff actions on claims of wrongful discharge, sexual harassment, race, national origin, gender, disability and age discrimination, breach of contract, family medical leave, failure to accommodate, retaliation, wage/hour laws, and related tort claims. Jacqueline also works with her clients to prepare various employment agreements (including non-compete, confidentiality, independent contractor, and separation agreements). She has extensive experience before various administrative tribunals, including the Equal Employment Opportunity Commission (EEOC), the State Division of Human

Services

Arbitration & Mediation

<u>Business Litigation</u>

Entertainment

General Liability

Governmental Liability

Insurance Coverage

Labor & Employment

Strategic Teams

Coronavirus

Rights (SDHR), Division of Civil Rights (DCR), and other state, federal, and local agencies.

In addition, Jacqueline frequently conducts management training for employers on a wide variety of employment law topics, such as:

- EEO/anti-harassment
- employee recruiting and hiring practices
- · family and medical leave
- reasonable accommodations for disabilities and religion
- preventing and investigating harassment, discrimination, and whistleblower claims
- wage and hour compliance
- · discipline and termination of employees
- privacy in the workplace

Jacqueline is regularly invited to speak nationally on best practices and other employment-related issues. Before joining the firm, she worked for one of the country's largest law firms, where she defended employers in a wide range of labor and employment matters, including wage and hour class actions under the Fair Labor Standards Act (FLSA), claims related to the New York State Human Rights Law (NSHRL), the New Jersey Law Against Discrimination (LAD), the Americans With Disabilities Act (ADA), the New Jersey Conscientious Employee Protection Act (CEPA) and Title VII.

Jacqueline was selected for inclusion as a New Jersey Rising Star by Super Lawyers® for six consecutive years (2010-2016), which honors the top 2.5% of young lawyers in New Jersey.

Experience

Labor & Employment
Jacqueline defends employers in the full spectrum of labor and
employment claims. She has a successful track record in
defending clients in wrongful termination, sexual harassment,
race, gender, national origin, disability and age discrimination, and

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other employment matters. She also prepares and defends employment contracts and separation matters, and she has handled numerous labor arbitrations and proceedings before federal, state, and local tribunals.

Credentials

Admitted

State Courts:

- Connecticut
- Massachusetts
- New Jersey
- New York

U.S. District Courts:

- U.S. District Court for the District of Massachusetts
- U.S. District Court for District of New Jersey
- U.S. District Court for the Southern District of New York
- U.S. District Court for the Eastern District of New York

U.S. Courts of Appeal:

- U.S. Court of Appeals for the Second Circuit
- U.S. Court of Appeals for the Third Circuit

U.S. Supreme Court

Education

- J.D., New England School of Law
- B.S., The Pennsylvania State University

Memberships

- Bergen County Bar Association
- DRI
- New Jersey State Bar Association
- New York City Association of Insurance Women

Recognition

• New Jersey Rising Star, Super Lawyers®, 2011-2016

Presentations

 Building Your Brand: Networking and Marketing One's Self

Women in Insurance Leadership; ExecuSummit; March 13-14, 2024

- 84 Cents on the Dollar: a Slow Path to Progress
 Women in Insurance Leadership; ExecuSummit; March 14,
 2023
- The Turnover Tsunami Top Tips to Effectively Recruit and Retain Staff in a Disruptive Environment LeadingAge New Jersey & Delaware Annual Expo; June 1, 2022
- The Post-COVID Workplace 'Business as Usual' Looks a Little Different in 2022

Tri-State HRMA Symposium; May 5, 2022

More +

 NO JAB, NO JOB! Employer Mandated COVID-19 Vaccinations

Leading Age New Jersey & Delaware Joint Virtual Conference; June 16, 2021

 Looking Back, Going Forward: Employment Law Issues that Need to be on Every Employer's Radar in 2021

Tri-State HRMA's The New Normal Virtual Conference; May 7, 2021

 Family and Medical Leave under the Americans with Disabilities Act

Virtual HR Roundtable for LeadingAge New Jersey & Delaware; January 20, 2021

 Top 10 Tips for Employers To Avoid Employee Claims in the Age of COVID-19

LeadingAge New Jersey & Delaware Annual Meeting; October 20, 2020

 NY Federal Judge Strikes Down COVID-19 Paid Leave Regulation - What Now?

Virtual HR Roundtable with LeadingAge New Jersey & Delaware; August 19, 2020

- Getting Out of The Weeds: An Employer's Guide to Navigating Marijuana Laws and the Workplace
 New Jersey Leading Age Conference; June 12, 2019
- How to Prevent #MeToo from Becoming #YouToo Marcum Construction Summit, 2018

Publications

• Everything You Need to Know About the FTC Rule Banning Non-Compete Agreements

Hotel Business Review, June 2024

• Immigration Law for Agricultural & Seasonal Workers, with Misty Wilson Borkowski

HBS Litigators Lounge Podcast; May 14, 2024

- The FTC Torpedoes Non-Competes
 HBS Litigators Lounge Podcast; May 1, 2024
- Let the Competition Begin! Everything You Need to Know About the FTC Rule Banning Non-Compete Agreements

HBS Employment Updates Blog; April 25, 2024

More +

 Immigration Law for Employers, with Misty Wilson Borkowski

HBS Litigators Lounge Podcast; April 18, 2024

- Ending Women's History Month with a Trailblazing Woman: An Interview with Teresa Tomlinson
 HBS Litigators Lounge Podcast; March 26, 2024
- Equal Pay Day and the Ongoing Quest for Pay Equity

HBS Litigators Lounge Podcast; March 12, 2024

 "Because of Sex" - Looking Back at 60 Years of Gender Discrimination and Title VII

HBS Litigators Lounge Podcast; February 28, 2024

• The Legal Tightrope: Navigating Employee Social Media Use in the Workplace

Hotel Business Review, February 2024

• Employee or Independent Contractor?: Analyzing New Department of Labor Guidelines

HBS Litigators Lounge Podcast; January 31, 2024

• "I Want Sundays Off!" Religious Accommodations in the Workplace

HBS Litigators Lounge Podcast; January 16, 2024

• The U.S. Department of Labor has Finalized its New Independent Contractor Rule: Here's What it Means for Your Business

HBS Employment Updates Blog, January 12, 2024

• <u>Likes, Loves, Tweets, and Pics: Social Media in the Workplace</u>

HBS Litigators Lounge Podcast; January 2, 2024

• Remote Work, Mandated Returns, and Reasonable Accommodations

HBS Litigators Lounge Podcast; December 19, 2023

- Key NLRB Decisions Shaping Labor Relations in 2023
 Hotel Business Review, December 2023
- When Free Speech Clashes with Anti-Discrimination Laws

Hotel Business Review, October 2023

 You've Been Warned - What You Need to Know about New Jersey's Expanded WARN Act

HBS Employment Updates Blog; May 8, 2023

- Non-Disparagement & Confidentiality Clauses Are Illegal in Severance Agreements, NLRB Rules HBS Employment Updates Blog; February 23, 2023
- <u>Ten States Sue to Stop The CMS Vaccine Mandate for</u> Healthcare Workers

HBS Employment Updates Blog, November 2021

• DOL Publishes Long Overdue COVID Safety Rules For Health Care Settings

HBS Employment Updates Blog, June 2021

Unionization Efforts in the Time of Covid-19
 Tampa Bay Business Journal, April 2021

- Can Employers Mandate Arbitration of NJLAD Claims?
 The Monmouth County Superior Court Says Yes
 HBS Employment Updates Blog, March 2021
- Employer-Mandated Vaccination of the Health Care Workforce to Mitigate the COVID-19 Pandemic
 Hall Booth Smith, October 2020
- New York Federal Judge Strikes Down Several Key Parts Of COVID-19 Paid Leave Regulation Including The Definition Of 'Health Care Provider HBS Employment Updates Blog, August 2020
- The Health Care Provider Exemption To Emergency
 Paid Sick Leave In The Families First Coronavirus Act
 HBS Employment Updates Blog, April 2020
- What Is Really In Congress' Emergency Coronavirus
 Bill? Here's What You Need To Know
 HBS Employment Updates Blog, March 2020
- Coronavirus and the Workplace: Fast Facts For Employers

HBS Employment Updates Blog, March 2020

• Healthcare Employers' Title VII Obligations To Prevent And Remedy Harassment And Discrimination Extends To Patients

HBS Employment Updates Blog, November 2019

 New Jersey's Wage Theft Act Just Stiffened Fines And Penalties Against Employers That Don't Pay Proper Wages - A Lot!

HBS Employment Updates Blog, August 2019

 New York Lawmakers Have Passed Stricter Workplace Harassment Laws (Again) Making It Easier To Bring Claims

HBS Employment Updates Blog, June 2019

- New Jersey Has Outlawed Confidentiality Provisions In <u>Employment Discrimination Settlements</u>
 HBS Employment Updates Blog, April 2019
- New Jersey Becomes Tenth State to Provide Workers with Paid Sick Leave

Hall Booth Smith, 2018

In the Press

Litigators
Lounge: The
RapidlyEvolving
Landscape of
Employment
Law in 2025

February 19, 2025

In this episode of Litigators Lounge, hosts Jackie Voronov & Shylie Bannon discuss the major shifts in employment law for 2025.

Read Full Article

Everything
Employers
Need to Know
About the New
Paid Prenatal
Leave Law in
New York

December 27, 2024

The first of its kind, a paid prenatal leave law, is here, and while it's great news for soon-to-be parents, it comes with responsibilities employers will want to get right. In this article, we break down all the must-know details, so you're prepared to support your team and stay compliant.

Read Full Article

Litigators
Lounge:
Supreme
Shakeup What
Overruling the
Chevron
Doctrine
Means

August 22, 2024

The hosts dive into the recent Supreme Court decision to reject the Chevron doctrine, which had previously given federal agencies deference in interpreting ambiguities in statutes.

Read Full Article

Hotel Business
Review:
Jacqueline
Voronov on
the FTC Rule
Banning NonCompete
Agreements

July 19, 2024

Jacqueline Voronov recently offered insight into the FTC rule banning non-compete agreements in an article for the Hotel Business Review.

Read Full Article

Litigators
Lounge:
Immigration
Law for
Agricultural &
Seasonal
Workers, with
Misty Wilson
Borkowski

May 14, 2024

Immigration law expert and

HBS Little Rock Partner Misty Wilson Borkowski rejoins the hosts to discuss the complexities of immigration with agricultural and seasonal workers.

Read Full Article

Litigators Lounge: The FTC Torpedoes Non-Competes

May 1, 2024

The hosts review the Federal Trade Commission's recent proposal to ban non-compete clauses and agreements and the implications doing so may have for employers.

Read Full Article

Let the
Competition
Begin!
Everything
You Need to
Know About
the FTC Rule
Banning Non-

Compete Agreements

April 25, 2024

On April 23, 2024, the United States FTC issued a sweeping final rule regarding the use of non-compete clauses in employment, creating new prohibitions and other changes to ongoing non-competes.

Read Full Article

Litigators
Lounge:
Immigration
Law for
Employers,
with Misty
Wilson
Borkowski

April 18, 2024

The hosts welcome immigration law expert and HBS Little Rock Partner Misty Wilson Borkowski to discuss the complexities of immigration within employment law.

Read Full Article

<u>Litigators</u> <u>Lounge:</u> <u>Interview with</u> <u>Teresa Pike</u> <u>Tomlinson</u>

March 28, 2024

This episode of Litigators Lounge brings Women's History Month to an end with special guest Teresa Pike Tomlinson, a partner in the HBS Columbus office.

Read Full Article

Litigators
Lounge: Equal
Pay Day & the
Ongoing Quest
for Pay Equity

March 14, 2024

Jacqueline Voronov and Shylie Bannon examine the state of gender pay equity in recognition of Equal Pay Day on their Litigators Lounge podcast.

Read Full Article

Litigators
Lounge:
Looking Back
at 60 Years of
Gender
Discrimination
& Title VII

February 29, 2024

On the newest episode of Litigators Lounge, Paramus Partner Jacqueline Voronov and Jacksonville Partner Shylie Bannon celebrate the start of Women's History Month by discussing the history of Title VII of the Civil Rights Act of 1964.

Read Full Article

Hotel Business
Review:
Jacqueline
Voronov on
Employee
Social Media
Use in the
Workplace

February 7, 2024

Paramus Partner Jacqueline Voronov recently published an article for Hotel Business Review that discusses the legal implications hotels and hospitality companies need to navigate with employee's use of social media.

Read Full Article

Litigators Lounge: Analyzing New Department of Labor Guidelines

February 1, 2024

This episode discusses the recently announced final rule by the U.S. Department of Labor on the classification of a worker as either an employee or independent contractor.

Read Full Article

<u>Litigators</u> <u>Lounge:</u> <u>Religious</u> <u>Accommodatio</u>

n in the Workplace

January 17, 2024

In the newest episode of Litigators Lounge, Jacqueline Voronov and Shylie Bannon discuss the implications of the Supreme Court ruling, Groff v. DeJoy, on employer handling of religious accommodations in the workplace

Read Full Article

The U.S.
Department of
Labor has
Finalized Its
New
Independent
Contractor
Rule: Here's
What It Means
for Your
Business

January 12, 2024

The DOL announced its Final Independent Contractor Rule that defines whether a worker is considered an employee or

independent contractor under the FLSA

Read Full Article

<u>Litigators</u> <u>Lounge: Social</u> <u>Media in the</u> <u>Workplace</u>

January 12, 2024

In episode 3 of Litigators Lounge, Partners Jacqueline Voronov and Shylie A. Bannon consider various challenges related to social media usage in the workplace

Read Full Article

Litigators
Lounge:
Remote Work,
Mandated
Returns, &
Reasonable
Accommodatio
ns

January 9, 2024

On this episode of Litigators Lounge, Paramus Partner Jacqueline Voronov and Jacksonville Partner Shylie

Bannon discuss the complex legal and workplace dynamics surrounding return to office mandates, remote and hybrid work models, and the Americans with Disabilities Act

Read Full Article

HBS Partners
Shylie A.
Bannon &
Jacqueline
Voronov Host
New Podcast
'Litigators
Lounge'

December 20, 2023

Hall Booth Smith is proud to announce the launch of its new podcast Litigators Lounge, hosted by Partners Shylie A. Bannon and Jacqueline Voronov

Read Full Article

Hotel Business
Review:
Jacqueline

Voronov on
Key NLRB
Decisions
Shaping Labor
Relations in
2023

December 7, 2023

In an article published in December 2023 in the Hotel Business Review, Paramus Partner Jacqueline Voronov discusses key decisions by the National Labor Relations Board (NLRB) which have shaped labor relations in 2023 and beyond. "While the NLRB's commitment to protecting employee rights is essential, it is crucial to recognize that a one-sided, employee-centric approach

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Hotel
Executive:
Jacqueline
Voronov on
303 Creative,
Free Speech,
& the

Hospitality Industry

October 10, 2023

In an article published in October 2023 in HotelExecutive, Paramus Partner Jacqueline Voronov discusses the 303 Creative decision and analyzes its impact on the hospitality industry. "The decision's implications can vary, as states have their own antidiscrimination laws and legal interpretations. Some states may use the decision to uphold strong antidiscrimination protections, while others might

Read Full Article

Part B News:
Jacqueline
Voronov on
Remaining
Mask
Mandates &
Enforcement

June 5, 2023

In an article published on May 18, 2023, in Part B News, Paramus Partner Jacqueline

Voronov shares her insight about remaining masks mandates after the end of the COVID-19 Public Health Emergency on May 11. Jacqueline says that practices cannot selectively enforce their requirements, commenting, "If you're going to say, for example, dietary doesn't have

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You've Been
Warned What You
Need to Know
about New
Jersey's
Expanded
WARN Act

May 8, 2023

On January 10, 2023, Governor Murphy signed legislation significantly amending the NJ Warn Act, which became effective April 10, 2023. The most important changes are as follows...

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NonDisparagemen
t &
Confidentiality
Clauses Are
Illegal in
Severance
Agreements,
NLRB Rules

February 23, 2023

Companies that make former workers promise not to disparage their former employers in exchange for a severance payment are breaking federal law, the National Labor Relations Board (NLRB) ruled Tuesday. What's more, it is also illegal to prevent employees from disclosing the terms of their severance packages, the NLRB said. Background Numerous companies tender severance

Read Full Article

U.S. News & World Report: Jacqueline

Voronov on
Understanding
COVID
Vaccine
Mandates in
Nursing
Homes

October 28, 2022

In a story published in U.S.
News & World Report about
the status of COVID-19
vaccines in nursing homes,
Jacqueline Voronov, New
Jersey-based partner at Hall
Booth Smith, said the vaccine
mandate does not apply to
nursing home residents,
although nursing homes are
obligated to make it available
to them. Voronov represents
management in a

Read Full Article

Reuters:
Jacqueline
Voronov on
Company
Rights to
Terminate

Unvaccinated Employees

January 7, 2022

In a Reuters' article examining a decision by Citigroup Inc. to terminate U.S. employees not vaccinated by January 14, 2022, Hall Booth Smith Partner Jacqueline Voronov said it is well within the company's right to do so, citing the courts' upholding of private employer mandates in a tidal wave of claims from staff refusing to

Read Full Article

Ten States Sue To Stop The Cms Vaccine Mandate For Healthcare Workers

November 17, 2021

Written by: Jacqueline Voronov, Esq. And the legal challenges to President Biden's vaccine mandate keep on coming... Missouri, lowa and a coalition of eight (8) other states have filed a

lawsuit against President Joe Biden and key administration officials over the CMS requirement that health care workers must be vaccinated against COVID-19 as a condition

Read Full Article

DOL Publishes Long Overdue COVID Safety Rules For Health Care Settings

June 22, 2021

Written by: Jacqueline
Voronov, Esq and Robert
Romeo It has been well over
a year since the start of the
coronavirus pandemic, and
the Department of Labor
("DOL") has finally issued its
highly anticipated COVID
workplace safety rules. In
January 2021, President Joe
Biden issued an Executive
Order ordering the DOL to
consider issuing an

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Tampa Bay

Business
Journal: Ryan
Rivas &
Jacqueline
Voronov on
Unionization
Efforts in the
COVID-19 Era

April 21, 2021

In an article published online and in print in the Tampa Bay Business Journal on April 16, 2021, Partners Ryan Rivas and Jacqueline Voronov discuss unionization efforts in the COVID-19 era. "The challenges faced by employers due to COVID-19 have emerged as fresh opportunities for unions to galvanize employees more easily than ever before," the

Read Full Article

Can Employers
Mandate
Arbitration of
NJLAD
Claims? The

Monmouth County Superior Court Says Yes

March 18, 2021

Written by: Jacqueline
Voronov, Esq. and Joseph A.
Keane, Esq. A recent New
Jersey Superior Court decision
held that the Federal
Arbitration Act ("FAA")
trumps the 2019 Amendment
to the New Jersey Law
Against Discrimination
("NJLAD") that purported to
ban mandatory pre-dispute
employment arbitration
agreements. Back on March
18, 2019, New Jersey
Governor Phil Murphy

Read Full Article

"Employers in Wait-and-See Mode Over Possible DOL Guidance on Refusal to Work," Society for Human

Resource Management

February 23, 2021

In an article published by the Society for Human Resource Management on February 12, 2021, Partner Jacqueline Voronov is quoted discussing employees' rights to refuse unsafe work and still receive unemployment compensation under a proposal in the Biden administration's January 22 Executive Order. But legal experts have expressed concern that the guidance could lead to

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Society for
Human
Resource
Management:
Jacqueline
Voronov on
Employee
Rights to
Refuse Unsafe
Work &

Consequences

February 12, 2021

In an article published by the Society for Human Resource Management on February 12, 2021, Partner Jacqueline Voronov is quoted discussing employees' rights to refuse unsafe work and still receive unemployment compensation under a proposal in the Biden administration's January 22 Executive Order. But legal experts have expressed concern that the guidance could lead to

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New York
Federal Judge
Strikes Down
Several Key
Parts of
COVID-19 Paid
Leave
Regulation
Including The
Definition of
"Health Care

Provider"

August 5, 2020

Written by: Jacqueline
Voronov, Esq. and Jeffrey M.
Daitz, Esq. In a very proemployee ruling, the U.S.
District Court for the Southern
District of New York struck
down four (4) key provisions
of the U.S. Department of
Labor's ("DOL") regulations
implementing the paid leave
provisions of the Families
First Coronavirus Response
Act ("FFCRA"). The August

Read Full Article

The Health
Care Provider
Exemption to
Emergency
Paid Sick
Leave in the
Families First
Coronavirus
Act

April 13, 2020

Written by: Jacqueline Voronov, Esq. and Jeffrey M. Daitz, Esq. On March 18, 2020, President Trump signed

the Families First Coronavirus Response Act ("FFCRA") into law. The FFCRA modified the Family and Medical Leave Act (FMLA) and created a new paid sick leave policy to assist workers who contract COVID-19, are caring for family members with

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WHAT IS
REALLY IN
CONGRESS'
EMERGENCY
CORONAVIRU
S BILL?
HERE'S WHAT
YOU NEED TO
KNOW

March 17, 2020

Written by: Jacqueline
Voronov, Esq., Jeffrey M.
Daitz, Esq., and Christopher
Eads, Esq. Perhaps bipartisan
bills really do exist? On March
14, 2020, the House of
Representatives passed the
Emergency Families First
Coronavirus Response Act
("EFCRA"), a sweeping bill
aiming to soften the
economic blow that many
Americans are expected to

feel as stores close,

Read Full Article

Coronavirus & the Workplace: Fast Facts for Employers

March 10, 2020

Written by: Jacqueline Voronov, Esq. and Jeffrey M. Daitz, Esq. The coronavirus (COVID-19) outbreak that originated in Wuhan, China has spread to at least 95 countries and has sickened more than 100,000 people, leading to increased anxiety and confusion across the globe. Amidst fears of potential business disruption, the spread of this novel virus serves

Read Full Article

Health Care
Employers'
Title VII
Obligations to
Prevent &

Remedy Harassment & Discrimination Extend to Patients

November 27, 2019

Written by: Jacqueline
Voronov, Esq. and Jeffrey
Daitz, Esq. What You Already
Know... Title VII of the Civil
Rights Act of 1964 is a federal
law that prohibits employers
from discriminating against
employees on the basis of
sex, race, color, national
origin and religion. It
generally applies to
employers with 15 or more
employees, including federal,
state

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Hall Booth
Smith Hires
Walker,
Rotella as New
Jersey Office
Expands

September 19, 2019

SADDLE BROOK, N.J. - Sept. 19, 2019 - Hall Both Smith,

P.C. is pleased to welcome two new associates as the newly opened Saddle Brook, New Jersey office expands to meet client needs. Danielle Walker is an Associate who focuses her practice on defending health care systems, physicians and other health care providers on long-term

Read Full Article

New Jersey's
Wage Theft
Act Just
Stiffened
Fines &
Penalties
Against
Employers
That Don't Pay
Proper Wages
- A Lot!

August 16, 2019

Written by: Jacqueline Voronov, Esq. and Jeffrey Daitz, Esq. Hey New Jersey business owners- listen up! The State of New Jersey wants you to know that it is definitely pro-employee when

it comes to wage and hour laws. Under the robust new Wage Theft Act (S-1790), touted as the "toughest wage theft statute in the

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NEW YORK
LAWMAKERS
HAVE PASSED
STRICTER
WORKPLACE
HARASSMENT
LAWS (AGAIN)
MAKING IT
EASIER TO
BRING
CLAIMS

June 21, 2019

Written by: Jacqueline Voronov, Esq. The #TimesUp and #MeToo movements just bagged MAJOR wins in New York on Wednesday when state lawmakers passed sweeping anti-harassment legislation that will lower the bar for what qualifies as sexual harassment, among other things. These changes build on a slate of laws that Gov. Cuomo signed last year

amid

Read Full Article

New Jersey
Has Outlawed
Confidentiality
Provisions In
Employment
Discrimination
Settlements

April 8, 2019

Written by: Jacqueline Voronov, Esq. and Jeff Daitz, Esq. That's right! Effective March 18, 2019, employment contracts, discrimination, harassment or retaliation related settlement agreements can no longer contain non-disclosure agreements ("NDAs") against the employee if it has the "purpose or effect of concealing the details relating to a claim of discrimination, retaliation, or harassment..." This warrants

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Hall Booth Smith Adds

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Daitz, Voronov as Partners in Growing New Jersey Office

April 8, 2019

SADDLE BROOK, N.J. - April 9, 2019 - Hall Booth Smith, P.C. welcomes Jeffrey M. Daitz and Jacqueline Voronov as partners in a newly opened office in Saddle Brook, New Jersey, as the firm expands in the greater New York region. Daitz is Co-Chair of the firm's Labor and Employment Law Group and Co-Director of

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