

Litigation



When it comes to litigation, our primary objectives mirror those of our clients: to quickly and efficiently achieve the best possible results. Our clients and their executives rely on Jackson Lewis P.C. attorneys to deliver business insight, legal acumen and trial skills to navigate employment litigation and develop response strategies. By partnering with Jackson Lewis, our clients are able to remain focused on their day-to-day business goals because our lawyers are doing the heavy lifting.

Personal and Ongoing Dialogue with Our Clients

We understand that effective communication leads to informed collaboration and efficiency, and have made a conscious deliberate choice to be where our clients operate, work and live to ensure personal and in-person communication even in the current digital age. Jackson Lewis has litigators in each of our offices throughout the United States, and we are committed to providing opportunities for both formal and informal client feedback and conducting annual planning meetings with each of our clients.

National Workplace Law Knowledge

Jackson Lewis has made a substantial investment to capture and re-use our national workplace law knowledge for the benefit of our clients, enhancing the quality of our practice and minimizing the costs of our services. We leverage our breadth of national and regional workplace law knowledge through three approaches: customized automated knowledge management solutions; a dedicated team of professionals maintaining our internal Workplace Law InfoCenter; and designated attorneys who focus their practice on specific areas of employment and electronic discovery law.

Experience

The majority of our attorneys devote their practice solely to defending management in employment-related lawsuits. We are well-equipped to assist you with:

- Litigating individual and class action employment cases in state and federal courts, including cases involving discrimination, harassment and retaliation allegations, defamation claims, whistle blower claims, employee privacy issues, medical leave issues, disability accommodations, qui tam actions and wage and hour violations;
- Handling administrative charges before state and federal agencies;
- Handling private arbitration hearings and proceedings, and ensuring that arbitration provisions are enforced and respected;
- Protecting employers' confidential and proprietary information, trade secrets and business relationships from misuse and interference and violations of non-compete agreements;
- Maintaining actions on behalf of employers arising from fraud, theft and other related misconduct;
- Conducting independent investigations of allegations of inappropriate employee behavior running the gamut of workplace issues including discrimination, harassment, retaliation and improper business practices (such as issues arising under the Sarbanes-Oxley Act);
- Handling trials and appeals in state and federal courts, where previous counsel failed to achieve satisfactory results;
- Training management, human resources professionals and staff on all aspects of workplace law; and
- Advising management on all aspects of workplace law, including compliance with local, state and federal statutes, adverse employment actions, terminations, coaching, separation agreements, employee handbooks and related issues.

Trials

From high-stakes class actions and multi-jurisdictional cases, to single-plaintiff wrongful discharge and discrimination claims, our deep bench of seasoned trial lawyers has obtained favorable verdicts in hundreds of cases throughout the United States. Our trial lawyers are well-equipped to present any case in a manner persuasive to judges and juries. By way of example, some of our recent trial wins include:

- Fortune 500 technology company accused of disability discrimination and fraud;
- Fortune 500 hotel chain accused of violating employment agreement and the FMLA;
- Fortune 500 pharmaceutical company accused of gender and pregnancy discrimination;
- Property management company accused of gender discrimination and retaliation;
- Technology company accused of wrongful-termination, breach of oral contract and fraud;
- College accused of violating Title IX and for breach of contract;
- Hospital accused of disability discrimination in violation of federal law;
- Public university accused of improper denial-of-tenure by university professor;
- Major hospital and medical center accused of race discrimination;

- Major industrial gas company accused of wage-and-hour violations;
- Mid-size brewery accused of misclassifying employees in violation of the FLSA;
- Major U.S. bank and financial services company accused of race and age discrimination;
- Large payroll company seeking to enforce an arbitration agreement;
- Construction company accused of disability discrimination and whistleblower retaliation;
- Supermarket chain accused of national origin discrimination and retaliation;
- Casino accused of improperly compensating employees; and
- Auto dealership accused of wrongful termination and defamation.

E-Discovery

Jackson Lewis has the experience and personnel necessary to guide clients through all types of electronic discovery projects, including the most complex. At all times, we are focused on developing bottom-line driven best practices that serve the special discovery needs and burdens of employment litigation. We believe that effective planning, e-discovery budgeting and management are key components of the discovery process, and we work with clients to estimate and project costs and to develop proactive case strategies. Our goal is to satisfy all document retention and production obligations without imposing an undue burden on our clients.

Stephanie L. Adler-Paindiris

Principal

Orlando
(407) 246-8409
Stephanie.Adler-Paindiris@jacksonlewis.com

Stephanie E. Lewis

Office Managing Principal

Greenville
(864) 672-8048
Stephanie.Lewis@jacksonlewis.com

jacksonlewis.com/practice/litigation

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