

Labor & Employment Litigation

Labor and employment litigation is costly, often unnecessary and almost always the least effective way to achieve a favorable result. Because of the intense emotions involved, it usually takes more time to resolve this type of litigation than other types.

Our lawyers have experience defending a broad spectrum of businesses and other organizations against a variety of claims, including:

- Discrimination
- Harassment
- Wrongful discharge
- Whistle-blower and other retaliation
- Common law torts such as defamation and infliction of emotional distress
- Violation of wage and hour laws
- Employee benefits laws

The Foster Garvey Labor, Employment & Immigration team also represents employers in disputes involving noncompetition and nondisclosure clauses as well as other employment-related contract provisions.

Blog Posts

Washington Paid Family & Medical Leave Act: What Employers Need to Know to Be in Compliance Duff on Hospitality Law, 6.5.19

Washington Employers: Your Non-Competes May Soon Be Nonbinding

Family Business Bulletin, 4.30.19

Washington Employers: Your Non-Competes May Soon Be

Nonbinding

Duff on Hospitality Law, 4.30.19

Service Contacts

Michael S. Brunet T 206.816.1480 mike.brunet@foster.com Diana S. Shukis T 206.816.1475 diana.shukis@foster.com

Related Professionals

Justice J. Brooks, I
Michael S. Brunet
P. Stephen DiJulio
Joy Ellis
Tim J. Filer
Matthew Kelly
Kelly A. Mennemeier
John Ray Nelson
Lesa Olsen
Steven R. Peltin
Diana S. Shukis
Paul H. Trinchero

Related Services

Labor, Employment & Immigration
Litigation



Washington Employers: Your Non-Competes May Soon Be Nonbinding *Cannabis Business Blog*, 4.30.19

Seattle Delays I-124 Medical Requirements *Duff on Hospitality Law*, 9.13.18