

Gary J. Lieberman

Shareholder

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Focus Areas

Litigation and Trials
Discrimination and Harassment
Leaves of Absence and Disability Accommodation
Whistleblowing, Compliance and Investigations
Financial Services

Overview

Gary J. Lieberman represents management in all matters of employment and labor litigation, conducts sensitive investigations, and provides legal counsel and advice on all aspects of the employment relationship with particular emphasis on:

- Federal and state discrimination and harassment cases
- Wrongful termination claims
- Whistleblower and retaliation claims
- Defamation
- Wage and hour disputes
- Disability leave laws and compliance
- Litigation prevention measures

Gary has extensive experience defending large financial institutions and retail establishments as part of their national portfolio of employment lawsuits. Gary also has experience representing hospitals and employers in the manufacturing and hospitality sectors. His litigation practice includes first chair trial experience, the defense of employers in state and federal courts, agencies and arbitral forums throughout the country, including the Equal Employment Opportunity Commission (EEOC), the Department of Labor (DOL), Occupational Safety and Health Administration (OSHA). Gary has

developed particular skills in defending financial institutions in arbitration claims before the Financial Industry Regulatory Authority (FINRA).

Appearing regularly in federal and state courts, his experience includes defense of single-plaintiff lawsuits and jury trials related to:

- Title VII of the Civil Rights Act of 1964
- The Americans with Disabilities Act
- The Family and Medical Leave Act
- The Age Discrimination in Employment Act
- The Fair Labor Standards Act

Gary also provides practical and business-focused advice to employers on a wide variety of workplace issues, including leaves of absence, accommodations, employee discipline and discharge, employment and separation agreements, hiring, employment policies and handbooks, internal investigations and compliance.

Select samples of Gary's litigation experience include the following:

- Won jury verdict in a four day trial in the Northern District of Illinois alleging FLSA and wage claims for a large financial institution
- Led a Littler defense team at trial in Ohio State Court alleging violations of the ADA and Ohio Civil Rights Act. Judge returned a directed verdict dismissing claims and successfully handled appeal
- Won complete dismissal of a race discrimination claim in the Northern District of Alabama alleging race and gender discrimination
- Led Littler team in prevailing on motion for summary judgment on claims of religious discrimination in the Western District of Pennsylvania
- Prevailed at a three day FINRA arbitration on behalf of a broker-dealer alleging defamation on a Form U-5 and wrongful termination

Professional and Community Affiliations

Regional Board Member, Alumni Council, Northwestern University

Education

J.D., George Washington University, 1990, *With Honors* B.A., Northwestern University, 1987, *cum laude*

Bar Admissions

Massachusetts Illinois

Courts

- U.S. District Court, District of Massachusetts
- U.S. District Court, Northern District of Illinois
- U.S. District Court, Western District of Michigan
- U.S. Court of Appeals, 3rd Circuit

Publications & Press

Legislation and Ballot Initiatives Pending in Massachusetts

SHRM Online

October 9, 2023

The Legislative and Ballot Initiative Landscape in Massachusetts

Littler ASAP

October 2, 2023

Massachusetts Enacts Law Banning Discrimination Based on Hair Texture and Style

Littler ASAP

July 26, 2022

Liability not an issue with rideshare ballot question

CommonWealth Magazine

May 30, 2022

Application of 'ABC Test' to Franchise Relationships May Cause 'Wave of Misclassification Litigation,' Employment Lawyers Say

Law.com

April 12, 2022

Massachusetts Top Court Issues Key Ruling Impacting Independent Contractors

Littler Insight

March 31, 2022

Form U5 Defamation Claims on the Rise at FINRA: Be Prepared!

Littler Insight

March 25, 2021

A New Cause of Action: Massachusetts High Court Rules That Denying a Lateral Transfer Request Could Constitute Discrimination

Littler ASAP

February 5, 2019

Speaking Engagements

2022 New England Regional Employer Conference

Boston, MA

November 15, 2022

A Virtual FINRA Roundtable

June 10, 2021

2020 Virtual New England Employer

November 5, 2020