



Sarah Bryan Fask

Shareholder

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Focus Areas

Discrimination and Harassment
ERISA and Benefit Plan Litigation
Hiring, Performance Management and Termination

Overview

Sarah Bryan Fask maintains a nationwide practice focusing on Employee Retirement Income Security Act (ERISA) litigation.

Sarah regularly counsels and represents employers with issues involving the interplay between collective bargaining, multiemployer pension plan obligations and withdrawal liability. Sarah helps businesses understand withdrawal liability estimates and assessments, and represents businesses through any necessary request for review, arbitration, and any settlement negotiations. She has extensive experience defending against allegations of successorship, evade or avoid transactions, and the construction industry exemption.

Sarah is also leading resource in pension reform efforts and the multiemployer provisions of the American Rescue Plan Act of 2021, specifically. Sarah helps employers strategize regarding the impact of multiemployer pension reform on their business.

She advises buyers and sellers on the implications of multiemployer plans and withdrawal liability in transactions. Sarah works closely with corporate deal counsel to perfect ERISA Section 4204 provisions in asset sales and submit applications to funds for a waiver of the bond requirements in qualifying transactions.

Sarah also represents employers in disputes with funds regarding the scope of the contribution obligation. She prides herself on developing common-sense economical solutions, while recognizing the long-term implications of audit dispute resolutions for employers.

Sarah has also successfully defended against claims in federal courts across the country alleging breach of fiduciary duty and an improper denial of disability, medical or severance benefits. Over the course of her career, she has secured favorable summary judgment verdicts in multiple cases while bringing many others to successful settlements. Finally, Sarah also litigates ERISA preemption issues and enforces ERISA plan subrogation and reimbursement rights.

In addition to her ERISA litigation practice, Sarah counsels and defends claims of discrimination, harassment and retaliation arising under:

- Title VII of the Civil Rights Act of 1964
- The Americans with Disabilities Act
- The Age Discrimination in Employment Act
- The Family and Medical Leave Act
- The Pennsylvania Human Relations Act
- The New Jersey Law Against Discrimination
- The Philadelphia Fair Employment Practices Ordinance

Sarah works with in-house counsel and human resources professionals to implement best practices, effectively address employee concerns and avoid unnecessary litigation.

If litigation is unavoidable, she draws on her years of experience in federal courts, well as before the Equal Employment Opportunity Commission, the Pennsylvania Human Relations Commission and the Philadelphia Commission on Human Relations. When litigating, Sarah ensures that all strategy decisions are made with the clients' goals for the litigation front and center.

Professional and Community Affiliations

- Vice-Chair, Newsletter Committee, Labor and Employment Law Section, American Bar Association
- Liaison, Young Lawyers Committee, Labor and Employment Law Section, American Bar Association
- Chair, Outreach to Young Lawyers Committee, Labor and Employment Law Section, American Bar Association
- Former Co-Chair, Young Lawyers Division, Labor and Employment Law Committee, American Bar Association
- Former Development Fellow, Labor and Employment Law Section, American Bar Association
- Former Law Student Division Liaison, Council of the Section of Labor and Employment Law
- Former Member, Law Student Outreach Committee

Recognition

- Named, Rising Star in Employment Litigation, Pennsylvania, *Super Lawyers*, 2016-2018

- Recipient, Professional Excellence Award for Lawyers on the Fast Track, *Legal Intelligencer*, 2019

Education

J.D., University of Virginia School of Law, 2009

B.A., Swarthmore College, 2005, *With Honors*

Bar Admissions

Pennsylvania

New Jersey

Courts

U.S. Supreme Court

Pennsylvania Supreme Court

New Jersey Supreme Court

U.S. Court of Appeals, 3rd Circuit

U.S. Court of Appeals, 5th Circuit

U.S. Court of Appeals, 7th Circuit

U.S. Court of Appeals, 11th Circuit

U.S. District Court, Middle District of Pennsylvania

U.S. District Court, Western District of Pennsylvania

U.S. District Court, Eastern District of Pennsylvania

U.S. District Court, District of New Jersey

U.S. District Court, Eastern District of Michigan

Languages

French

Publications & Press

PBGC Issues Interim Final Rule on the American Rescue Plan Act's Special Financial Assistance Program

Littler Insight

July 9, 2021

Pension Insurer Rule Details Multiemployer Plan Financing

Bloomberg Law

July 9, 2021

Supreme Court Declines to Hear Appeal in ERISA Class Action Permitting Recalculation of Benefits as Available Relief

Littler ASAP

June 30, 2021

What Comes After 2051 Pension Relief Sunset? It Depends, Attorneys Say

Bloomberg Law

April 21, 2021

Punching In: Marty Walsh Weighs His 'Influence' as DOL Secretary

Bloomberg Law

March 29, 2021

Pension Insurer Preps Guidance to Stem Exodus From Failing Plans

Bloomberg Law

March 22, 2021

The Butch Lewis Emergency Pension Plan Relief Act of 2021 Becomes Law

Littler ASAP

March 11, 2021

Will Senators Keep America's Promises To Pensioners?

DCReport

March 6, 2021

Congress Considers New Multiemployer Pension Reform

Littler ASAP

February 16, 2021

The Emergency Pension Plan Relief Act Proposes Aid to Struggling Multiemployer Pension Plans

Littler ASAP

January 26, 2021

PBGC Finalizes its Rule Simplifying the Calculation of Withdrawal Liability for Multiemployer Pension Plans

Littler ASAP

January 22, 2021

The crisis of multiemployer pension plans: Where do we go from here?

BenefitsPRO

September 10, 2020

What to Expect and How to Defend an ERISA Lawsuit

Super Lawyers

August 14, 2020

'09 Law Grads Offer Advice To Survive 2020 Job Search Chaos

Law360

May 22, 2020

Philadelphia Launches the COVID-19 Small Business Relief Fund

Littler ASAP

March 24, 2020

Littler Elevates 28 Attorneys to Shareholder

Littler Press Release

January 6, 2020

Court Says Pension Withdrawal Liability Can't Be Decelerated

Chief Investment Officer

September 23, 2019

Seventh Circuit Holds that a Deceleration of Withdrawal Liability is Unavailable Under ERISA's Common Law

Littler ASAP

September 5, 2019

Circuit Courts Grapple With the Permanence of Retiree Health Benefits Under Collective Bargaining Agreements

Littler Insight

August 12, 2019

Facebook Settles Claims Alleging Discriminatory Ad Targeting

Littler ASAP

March 21, 2019

The PBGC Proposes Simplified Methods for Calculating Withdrawal Liability

Littler ASAP

March 12, 2019

ERISA: What Employment Lawyers Need to Know

Labor and Employment Law

Spring 2018

Local Ordinances Prohibit Discrimination Against Transgender Individuals in Workplace, Schools

The Legal Intelligencer

March 22, 2018

A Uniform Standard of Review in ERISA Benefit Denial Cases: The Fifth Circuit Overrules Itself to Fall in Line with Other Courts

Littler ASAP

March 16, 2018

ERISA's Evade or Avoid Provision: Conflicting Case Law and Strategies for Employers

Bloomberg BNA Pension & Benefits Daily

May 9, 2016

Sweeping Changes Made to Federal Rules of Civil Procedure 26 and 37

American Bar Association Young Lawyers Division Labor and Employment Law Committee Newsletter

Winter 2016

Philadelphia Extends Protections to Nursing Mothers in the Workplace

Littler ASAP

September 5, 2014

Equal Work for Equal Pay: 50 Years After the Equal Pay Act

Labor and Employment Law

Winter 2014

New Case Provides Lessons That May Help Companies Avoid Pitfalls When Structuring Independent Contractor Relationships

Littler Insight

November 8, 2013

Recent Decision Provides Roadmap for Remediating Late CAFA Notices

Bloomberg BNA Class Action Litigation Report

May 10, 2013

Vance v. Ball State: Narrowing the Definition of "Supervisors"

Labor and Employment Law

Spring 2013

Reviewing the 2011-12 Supreme Court Term

Labor and Employment Law

Fall 2012

The Fair Credit Reporting Act: An Overview of the Act's Requirements for Employers

201 Practice Series

2012

Dog Fighting, Sex, and Drugs: How Sports Leagues React to Misconduct Off the Field

Labor and Employment Law

Winter 2011

New Lawyer Notes: The Fundamentals of Independent Contractors

Labor and Employment Law

2011

Nursing Mothers in the Workplace: A New Amendment to the Fair Labor Standards Act

New Jersey Labor and Employment Law Quarterly

November 2010

Anti-Doping Regulation in Professional and Olympic Sports

Labor and Employment Law

Winter 2010

The Fundamentals of Independent Contractors

101 Practice Series

2010

Beware Those Bearing Gifts: Physicians' Fiduciary Duty to Avoid Pharmaceutical Marketing

University of Kansas Law Review

2009

Workplace Violence: A Primer

101 Practice Series

2009

Eliminate Micro-Abuses to Retain Women and Minorities

Labor and Employment Law

Fall 2008

Speaking Engagements

ARPA Relief for Multiemployer Funds: PBGC Weighs in on Its Interim Final Rule

American Bar Association Webinar

September 14, 2021

What Employers Need to Know About the PBGC's Interim Final Rule About the Special Financial Assistance Program

July 19, 2021

Special Financial Assistance Interim Final Regulations: The Employer's Perspective

U.S. Chamber of Commerce

July 12, 2021

Multiemployer Plans in Corporate Transactions

American Bar Association Webinar

May 7, 2021

Multiemployer Pension Relief: How the COVID-19 Relief Bill Impacts Employers

March 16, 2021

Handling Witnesses and Opposing Counsel During Depositions

14th Annual Labor and Employment Law Conference

November 5, 2020

This Zoom Proceeding is Now in Session: An In-house Counsel's Guide to Virtual Employment Litigation

ACC Virtual Employment & Labor CLE Institute

September 10, 2020

How to Prepare and Win and/or Defend a Single Plaintiff Discrimination Suit: Top 20 Tips

ABA Section of Labor and Employment Law 11th Annual Conference

November 2017

Conducting an Effective Internal Workplace Investigation

ABA Young Lawyers' Division Spring Conference

May 2016

Criminal Background Checks in Employment

Committee of Labor and Employment Law, Young Lawyers' Division – American Bar Association

May 2012

Independent Contractors v. Employees

Committee of Labor and Employment Law, Young Lawyers' Division – American Bar Association

January 2011

The Nuts and Bolts of Employment Law

Burlington County Bar Association

October 2010

Bill for Downsizing: The Dos and Don'ts of Reductions-in-Force

Burlington County Bar Association

February 2010