

Aaron I. Saltzman

Attorney

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Overview

Whether giving day-to-day employment law advice, litigating on a client's behalf, or managing a legal project, Aaron I. Saltzman works hard to deliver timely, cost-efficient, practical guidance to every client.

As a counselor, Aaron partners with clients to meet both routine and complicated employment law needs, running the gamut from preparing offer letters and separation agreements to advising on reductions in force and wage and hour classification. He also regularly helps multinational employers manage compliance and policy projects across multiple jurisdictions. Aaron especially enjoys advising startups and emerging businesses – and, in particular, international companies as they enter and grow in the U.S. market.

As a litigator, Aaron defends clients on a wide spectrum of matters. He has litigated contract disputes, wage and hour claims, discrimination and harassment claims, retaliation claims, and claims related to leave. In addition, he has briefed multiple cases in state and federal appellate courts and argued successfully before the U.S. Court of Appeals for the Eleventh Circuit. Aaron also has experience representing clients through whistleblower investigations, unfair labor practice charges, and labor arbitrations.

Aaron, who is conversational in Hebrew, has deep ties in Israel and, in 2020, spent a year working in the employment law department of a premier Israeli law firm in Tel Aviv. Because of this experience and his international practice with Littler, Aaron understands well how to explain U.S. employment law concepts to stakeholders from other jurisdictions, in a way that is practical and actionable. Before joining Littler, he practiced at a medium-sized litigation firm in Atlanta, where he assisted in representing healthcare providers, state agencies, private companies, and a national staffing company.

Education

J.D., Emory University School of Law, 2013 B.A., Davidson College, 2010, *With Honors*

Bar Admissions



Georgia

Languages

Hebrew

Courts

Georgia Supreme Court
Georgia Court of Appeals
U.S. Court of Appeals, 4th Circuit
U.S. Court of Appeals, 11th Circuit
U.S. District Court, Northern District of Georgia

U.S. District Court, Middle District of Georgia

Publications & Press

Third Circuit Finds Deductions from Accrued PTO Do Not Violate Salary Basis Requirement for Exempt Employees

Littler ASAP April 11, 2023

Dutch and French Legislatures Introduce New Human Rights Due Diligence Reporting Requirements

Littler ASAP

March 13, 2017

Advancing Human Rights Claims Based on Global Supply Chain Activities: Recent Developments in California and Canada

Littler ASAP

February 15, 2017

The U.S. Issues a National Action Plan on Responsible Business Conduct

Littler ASAP

January 17, 2017

Proposed French Law Would Impose New Due Diligence Obligations on Certain Employers and Their Supply Chains

Littler ASAP

December 12, 2016