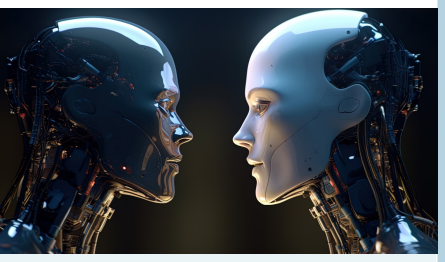
Weekly Digest

• November 14, 2023 •

Can An Employer Fire Me for My Speech Outside Work?

"Absolutely yes depending the on circumstances. While we have grown up with the notion that free speech is sacrosanct in this country, the First Amendment actually only prohibits the government from restricting individuals' speech. The restriction on censorship does not extend to private employers and, to be clear, not-for-profit organizations are also private employers." Full Article

Levy Employment Law, LLC



How the Federal Government's AI Risk Management Practices Will Set the Standard: A Closer Look At Government Action Following President Biden's Executive Order

"The White House announced the formation of the 'US AI Safety Institute' within the Commerce Department's technology arm, the NIST. The Institute has been directed to develop technical guidance used by regulators, such as the EEOC, considering rulemaking and enforcement on discrimination related to AI. The White House has also released for public comment draft guidance relating to the federal government's use of AI." <u>Full Article</u>

Seyfarth Shaw LLP

Human Resources

In This Digest

PAGE 1

Can An Employer Fire Me for My Speech Outside Work? By, Levy Employment Law, LLC

How the Federal Government's AI Risk Management Practices Will Set the Standard: A Closer Look At Government Actions Following President Biden's Executive Order on AI By, Seyfarth Shaw LLP

PAGE 2

An Early Report on How the Supreme Court's Affirmative Action Admissions Policies Decisions is Impacting the Private Sector By, Whiteford, Taylor & Preston LLP

EEOC Settles Landmark AI Discrimination Workplace Suit By, Hall Benefits Law LLC

Increased Protection for Employees Who Blow the Whistle on Workplace Safety By, Barnes & Thornburg LLP

Engage the Workplace With A Military Mindset By, Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.

PAGE 3

State Compliance Updates

Page 1

This Weekly Digest is not intended to be exhaustive nor should any discussion or opinions be construed as legal advice. Readers should contact legal counsel for legal advice.

Simplify Compliance



An Early Report on How the Supreme Court's Affirmative Action Admissions Policies Decision is Impacting the Private Sector

"In Students for Fair Admissions v. Harvard, 600 U.S. ____ (June 29, 2023) (SFFA), the United States Supreme Court struck down the legality of affirmative action programs within the university setting, holding that universities may not use race by itself as a "plus factor" in college admissions decisions." **Full Article**

Whiteford, Taylor & Preston LLP

Page 2



Increased Protection for Employees Who Blow the Whistle on Workplace Safety

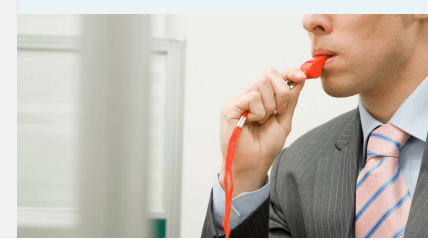
"The National Labor Relations Board (NLRB) and the Occupational Safety Health Administration (OSHA) recently memorialized their collaborative agreement to engage in information sharing between the agencies regarding the National Labor Relations Act (NLRA) and the Occupational Safety and Health Act of 1970 (OSH Act), namely its anti-retaliation provision and whistleblower provisions." other Full Article

Barnes & Thornburg LLP

EEOC Settles Landmark AI Discrimination Workplace Suit

"The U.S. Equal Employment Opportunity Commission (EEOC) has settled its first discrimination lawsuit involving artificial intelligence (AI) in a New York federal district court. The EEOC and iTutorGroup filed a joint settlement, which provides that the tutoring company will pay \$365,000 to resolve the charges against it. The EEOC alleged that iTutor's AI hiring selection tool illegally screened out female applicants over the age of fifty-five and male applicants over the age of sixty." **Full Article**

Hall Benefits Law, LLC



Engage the Workplace With A Military Mindset

"The WSJ piece about the benefit of hiring drill sergeants to double down on productivity and reduce whining makes some good points about how the private sector can profit from hiring military veterans. But the piece misses some important points about how veteran-driven values and skills can address employee engagement, a key private sector concern." **Full Article**

Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.

Simplify Compliance



STATE COMPLIANCE UPDATES

Page 3

CALIFORNIA

Amendments to California's Retaliation Law Lighten the Burden for Employees



"Governor Gavin Newsom signed Senate Bill (SB) No. 497 into law. SB No. 497, also referred to as the Equal Pay and Anti-Retaliation Protection Act, amends California Labor Code Sections 98.6, 1102.5, and 1197.5 to lessen the burden for employees attempting to establish a prima facie case of retaliation." **Full Article**

Crowell & Moring LLP

NEW YORK

How Harassment Complaints Are Handled by NYS's Division of Human Rights



"Although intended to be less intimidating than a court proceeding, the process by which the New York State Division of Human Rights (the Division) handles complaints can be opaque and intimidating to many individuals, employers and other organizations. This article is intended to demystify things a bit." **Full Article**

Levy Employment Law, LLC

ALABAMA

Changes to Alabama's Tax Laws Impose New Reporting Requirements on Employers



"Three new rules will take effect this year that alter the overtime wages subject to Alabama withholding tax and employers' requirements in reporting those newly exempt wages. On October 31, 2023, the Alabama Department of Revenue's Income Tax Administration issued three final rules that take effect December 3, 2023, and will cover all tax years beginning after December 31, 2023, and ending prior to June 30, 2025." <u>Full Article</u>

Littler Mendelson P.C.

NEW YORK



"Governor Kathy Hochul has signed a bill amending Section 590 of the New York Labor Law to require employers to provide employees, upon separation, with notice of their right to file for unemployment benefits with the New York Department of Labor (NYDOL). These changes will take effect on November 13, 2023." **Full Article**

Revisions to New York Unemployment Notice to Take Effect

Seyfarth Shaw LLP

ILLINOIS

Proposed Regulations for the Illinois Paid Leave for All Workers Act Offer Employers a Mixed Bag for Compliance



"The Illinois Department of Labor (IDOL) published much anticipated proposed regulations interpreting the Illinois Paid Leave for All Workers Act (the "Act") set to take effect January 1, 2024. The Act will require nearly all covered Illinois employers to provide its covered employees up to 40 hours of paid leave per year, to be used 'for any purpose." **Full Article**

Littler Mendelson P.C.

Simplify Compliance

This Weekly Digest is not intended to be exhaustive nor should any discussion or opinions be construed as legal advice. Readers should contact legal counsel for legal advice.