



Silvia Stockman

Associate

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Silvia Stockman is an associate in Herrick's Litigation Department where she focuses her practice on complex commercial litigation, employment litigation and counseling, restructuring and bankruptcy, as well as other litigation matters.

Prior to joining Herrick, Silvia was an associate at Wollmuth Maher & Deutsch LLP.

Services

- Litigation
- Restructuring & Finance Litigation
- Employment
- Employment Counseling & Risk Management
- Employment Litigation
- Workplace Anti-Harassment and Anti-Discrimination Training & Internal Investigations

Education

- Boston University School of Law (J.D., 2016)
- Malcolm Baldrige School of Business (M.B.A, 2014)
- University of Connecticut (B.A., *cum laude*, 2010)

Publications

February 9, 2021

Employee Social Media Use and Disciplinary Action

December 17, 2020

New EEOC Guidance on COVID-19 Vaccinations

November 18, 2020

Herrick's Restructuring & Finance Litigation: 2019-2020 In Review

October 9, 2020

New Sick Leave Laws Come with New Employer Responsibilities

September 4, 2020

Hedge Fund Founder Faces Criminal and SEC Charges Based on Alleged Misconduct in *Neiman Marcus* Bankruptcy

September 1, 2020

S.D.N.Y. Bankruptcy Court Pivots from *Enron*; Holds "Disallowance Taint" Transfers With Purchased Claim in *Firestar Diamond* Case

March 29, 2020

U.S. Department of Labor Issues Further Guidance on the Families First Coronavirus Response Act

March 25, 2020

U.S. Department of Labor Issues New Guidance on the Families First Coronavirus Response Act

March 25, 2020

Empire State Development Corporation Updates Guidance Regarding Definition of “Essential Businesses” Exempt From In-Person Workforce Reduction Requirements

March 20, 2020

Governor Cuomo Signs Executive Order 202.6 Requiring Employers to Reduce In-Person Workforces by 75% Due to COVID-19

March 20, 2020

Governor Cuomo Signs the “New York State on PAUSE” Executive Order, Now Requiring Non-Essential Businesses to Reduce In-Person Workforces by 100%, Effective Sunday March 22, 2020

March 19, 2020

New York Enacts Legislation to Provide Paid Sick Leave and Job Protection for Workers Quarantined Due to COVID-19

March 19, 2020

Families First Coronavirus Response Act: Guidance For Employers

Matters

In re Ample Hills (Bankr. E.D.N.Y.)

Serving as counsel for 16 Debtors, operating 10 retail ice-cream stores in the New York metropolitan area, in connection with recently-filed chapter 11 cases where company is seeking to sell its business as a going concern to restructure approximately \$15 million in debt.

Secured dismissal of discrimination, retaliation and wrongful termination claims on summary judgment

NYS Supreme Court awarded summary judgment in favor of the employer, one of the largest independent owners, suppliers and operators of gasoline stations, finding that the former employee was not terminated because of his alleged disability or age, but rather for legitimate business reasons including egregious performance violations.