

## LABOR & EMPLOYMENT ALERT

## BREAKING: High Court Says Title VII Protects Gay, Trans Workers

On June 15, 2020, the Supreme Court of the United States ruled, in a 6-3 decision, that Title VII of the Civil Rights Act of 1964 prohibits employment discrimination on the basis of an employee's sexual orientation or gender identity. Title VII makes it unlawful for an employer to fail or refuse to hire or discharge any individual or otherwise discriminate against any individual because of the individual's race, color, religion, sex, or national origin. In interpreting the statute, the Supreme Court of the United States determined the definition of "sex" includes sexual orientation and gender identity.

Justice Neil Gorsuch, in his majority opinion, stated:

[I]n Title VII, Congress outlawed discrimination in the workplace on the basis of race, color, religion, sex, or national origin. Today, we must decide whether an employer can fire someone simply for being homosexual or transgender. The answer is clear. An employer who fires an individual for being homosexual or transgender fires that person for traits or actions it would not have questioned in members of a different sex. Sex plays a necessary and undisguisable role in the decision, exactly what Title VII forbids.

The Court reasoned that "[f]rom the ordinary public meaning of [Title VII's] language at the time of the law's adoption, a straightforward rule emerges: An employer violates Title VII when it intentionally fires an individual employee based in part on sex." Moreover, "[t]he statute's message for our cases is equally simple and momentous: An individual's homosexuality or transgender status is not relevant to employment decisions. That's because it is impossible to discriminate against a person for being homosexual or transgender without discriminating against that individual based on sex."

In response to Justice Samuel Alito and Justice Brett Kavanaugh dissenting opinions, which argued that neither sexual orientation nor transgender status is expressly listed as protected characteristics in Title VII, Justice Gorsuch noted that "discrimination based on homosexuality or transgender status necessarily entails discrimination based on sex; the first cannot happen without the second. Nor is there any such thing as a 'canon of donut holes,' in which Congress's failure to speak directly to a specific case that falls within a more general statutory rule creates a tacit exception."

Although some employers have EEO policies that already prohibit discrimination based on sexual orientation, employers should review their policies and update them, if needed, in light of today's decision.

The Court's full opinion can be found.here.

Chamberlain Hrdlicka's employment law group is ready to assist you with updating policies, providing EEO training, and answering your questions in light of this new Court ruling.

\* \* \*

This document is intended to provide general information about legal matters of current interest. This document is not intended as legal advice applicable to specific facts and circumstances, nor does it create any attorney-client relationship between any reader and Chamberlain Hrdlicka. Readers should not act upon the information contained in this document without professional counsel. This document may be considered attorney advertising in some jurisdictions.

## About Chamberlain Hrdlicka

Chamberlain Hrdlicka is a diversified business law firm with offices in Atlanta, Houston, Philadelphia and San Antonio. The firm represents both public and private companies, as well as individuals and family-owned businesses across the nation. The firm offers counsel in labor and employment litigation, tax planning and tax controversy, corporate, securities and finance, energy law, estate planning and administration, employee benefits intellectual property, international and immigration law, commercial and business litigation, real estate and construction law. For more information, visit: www.chamberlainlaw.com.



Annette A. Idalski Shareholder 404-658-5386



C. Larry Carbo, III Shareholder 713-356-1712



<u>Diana Perez Gomez</u> Shareholder 713-654-9656



Kellen R. Scott Shareholder 713-356-1767



Julie R. Offerman Senior Associate 713-654-9678



Leslie T. Tan Senior Counsel 713-356-1671



Brian A. Smith Associate 713-658-2547



Kyle D. Winnick
Associate
404-658-5420



Monica M. Pogula Associate 404-658-5388



Pooneh Momeni Associate 713-356-1665



Gizem Petrosino
Associate
713-654-9608



Ray Abilmouna Associate 713-356-1653

<u>ATLANTA</u>

**HOUSTON** 

**PHILADELPHIA** 

SAN ANTONIO