Myra Creighton is a member of the firm’s COVID-19 Taskforce, a cross-disciplinary team of attorneys dedicated to advising employers on the many workplace law aspects of the global coronavirus pandemic.

Myra Creighton is a partner in the firm’s Atlanta office. Her practice focuses on advising clients concerning their obligations to employees under the Americans with Disabilities Act (ADA) and the Family and Medical Leave Act (FMLA), ensuring their policies and procedures are consistent with both these laws and defending clients against employee claims alleging violations of the ADA and FMLA.

She also counsels and defends clients concerning Title VII, the Age Discrimination in Employment Act (ADEA), and Genetic Information Nondiscrimination Act (GINA) issues that arise in the workplace. Myra routinely presents seminars, webinars, and training programs on ADA and FMLA topics such as Substance Abuse under the ADA, Managing the Medical Certification Process under the FMLA, Controlling Intermittent Leave under the FMLA, Reasonable Accommodation and the Interactive Process Under the ADA, and Medical Examinations and Inquiries under the ADA.


Prior to joining Fisher Phillips in 1993, Myra was a law clerk for Judge Duross Fitzpatrick of the U.S. District Court for the Middle District of Georgia. She is “AV” Peer Review Rated by Martindale-Hubbell.

**News**

Fisher Phillips Partner Featured on Hospitality Podcast  
8.5.20

Fisher Phillips Provides Employers with Post-Pandemic Back-to-Business FAQs  
4.20.20

Employers Must Balance Risk, Compliance As Coronavirus Spreads  
3.3.20

The Wall Street Journal Turns to Fisher Phillips Attorney for Insight on Disability Laws for Churches  
1.20.20

Legal Disputes Over Disability Protections for Obese Workers on the Rise  
9.16.19

Attorneys say Employers Should Focus on Policies that Limit Liability for Obesity Discrimination  
8.1.19

Fisher Phillips Partner Interviewed by SHRM on No-Show Employees who Reappear with Valid Reasons  
9.17.18

Ensure FMLA Medical Certifications are Complete and Authentic  
5.3.18

How To Know When To Grant An ADA Request  
8.13.15

Georgia ACC Hears from Fisher Phillips Attorneys about Important Developments in Labor and Employment Law  
11.14.14
Yes, A ‘Cantankerous Jerk’ Can Be Fired  
9.29.14

Is Obesity A Diversity Concern?  
3.7.14

Fat Chance  
10.26.13

Obesity’s New Label A Concern For Employers  
7.22.13

DOMA Ruling Will Change FMLA Administration  
7.2.13

New PMDD Validity Raises Concerns  
7.1.12

Seminars & Speaking Engagements

Tough Issues for Executives, Safety and HR Professionals Series
Webinar

GoToWebinar, Multiple dates

The Fine Art of Employment Law in 2019

Woodruff Arts Center
Rich Theatre
1280 Peachtree St NE
Atlanta, GA 30309, 4.29.19

Leaves and Accommodation Issues for Dealerships – Still Challenging After All These Years - November 15, 2018

GoToWebinar, 11.15.18

Leaves and Accommodation Issues for Dealerships – Still Challenging After All These Years

GoToWebinar, 10.23.18
What Employers Need to Know About the Family and Medical Leave Act (FMLA) and Benefit Continuation
Webinar

Webinar, 9.19.17

ADA/FMLA: What You Need to Know

Douglasville, GA, 5.11.16

2015 Human Resources and Employment Law Briefing - September
9.22.15

Phoenix Coast-to-Coast Seminar
5.19.15

Hot HR Topics: What’s New in 2015
5.14.15

2015 Human Resources & Employment Law Briefing
4.30.15

Cartersville-Bartow County Chamber of Commerce HR Academy
9.9.14

Georgia Chapter - September Luncheon - Two Hour Labor Law Update
9.9.14

Cobb Chamber of Commerce HR Academy - Atlanta, GA
11.13.13

LGBT Issues in the Workplace - Webinar
4.30.13

Sick and Tired: Managing Employee Attendance – Atlanta, GA
4.29.13

Legal Update 2011 – Atlanta, GA
11.4.11
Articles

ADA Litigation: Website Accessibility Claims on the Rise
6.16.16

Jerk Isn’t Disabled: However, Can They be Lawfully Terminated
12.9.14

Complying With ‘Reasonable Accommodation’ Requests
4.15.14

Managing Employee Attendance: Employers’ Rights and Responsibilities Under ADA, FMLA and the EEOC
6.20.13

Is Obesity an Impairment Under the Americans With Disabilities Act?
12.20.12

A Significant Expansion
11.2.09

Privacy Patrol: Guidelines for Complying with the New Genetic Information Nondiscrimination Act
10.16.09

Expanding the Universe of the Disabled
1.2.09

Manager First, Physician Second?
11.1.07

Dealing with Employees’ Fear of ‘Odd’ Co-Workers
5.4.07

Hospitals Can Face Tricky Questions Regarding the Americans With Disabilities Act
5.1.07

Fido – Meet Your Roommate: Higher Learning Institutions Sometimes Need to Learn More About Service Animals
12.1.06

Religious Discrimination in the Workplace
10.25.02
Legal Alerts

How To Balance School Re-Openings And COVID-19 Workplace Leave: FAQs For Employers
8.21.20

5 Most Likely FMLA Changes That Could Be On The Horizon, Per DOL Information Request
7.21.20

7.16.20

Businesses That Mandate Masks For Employees And Customers Need To Consider ADA Issues
5.30.20

Back-To-School FAQs For Educational Institutions During The COVID-19 Era
5.22.20

Top 10 Things Employers Need To Know About DOL's New COVID-19 Rules
4.3.20

Congress Finalizes COVID-19 Coronavirus Response Act: Prepare To Provide Paid Sick Leave And FMLA
3.18.20

Comprehensive FAQs For Employers On Hurricanes And Other Workplace Disasters
8.29.19

Labor Department Confirms That Certain School Meetings Are FMLA-Protected
8.8.19

FMLA Regs May Soon Get Revamped To Ease Employer Burdens
5.23.19

Risk to Employee Allows Job Denial, Supreme Court Rules
6.12.02

Newsletter Articles

August 2020: The Top 17 Labor And Employment Law Stories
9.4.20

July 2020: The Top 17 Labor And Employment Law Stories
7.31.20
WEB EXCLUSIVE - September 2019: The Top 11 Labor And Employment Law Stories
10.1.19

WEB EXCLUSIVE: May 2019: The Top 17 Labor And Employment Law Stories
6.3.19

WEB EXCLUSIVE: Emotional Rescue? Emotional Support Animals In Schools
3.1.19

WEB EXCLUSIVE - Flurry Of Recent ADA Cases Can Be Instructive For Employers, Part Two
8.1.18

Flurry Of Recent ADA Cases Can Be Instructive For Employers
7.2.18

Court Hands Victory To Employer In "Leave After Leave" Battle
10.31.17

Don’t Get Caught In A Web of Claims: ADA Website Accessibility Claims On The Rise
6.2.16

Can Your Company’s Website Lead To A Lawsuit?
1.4.16

Work A Full Eight Hours? That’s Not In My Job Description!
8.1.14

You Know It When You See It: Company "On Notice" Of Employee's Need For FMLA Leave
2.1.13

Montana Obesity Ruling May Be Cause For Concern
8.1.12

Blanket Policies Can Increase Your Risk of A Class Action Lawsuit
11.1.10