

Court offers job protection for medical marijuana patients; could it happen in California?

News 7.26.17

In the article, "Court offers job protection for medical marijuana patients; could it happen in California?," featured in *The Cannifornian*, attorney Danielle Moore discusses Massachusetts' highest court recently issuing a first-of-its-kind ruling that says employers can't fire workers just for being medical marijuana patients.

Though it involves a company headquartered in Irvine, the decision doesn't have legal implications for businesses in California, according to San Diego-based labor attorney Danielle Moore.

"This is really a switch," said Moore, who's with the national employment law firm Fisher Phillips. "As the country becomes more and more marijuana friendly, I could see that trend developing, and we could start to see some changes in the years to come."

"As the culture changes, so do the courts," Moore said.

Please visit *The Cannifornian* to read the full article.

Please reach out to our <u>Media team</u> for any news inquiries.

Related People



Danielle H. Moore Partner 858.597.9600 Email