



California Supreme Court's PAGA Decision Permits Broad Discovery

News
8.09.17

Irvine Associate Ashton Riley provided commentary in the article “California Supreme Court's PAGA Decision Permits Broad Discovery.”

The article, which appeared August 9 in *SHRM*, reported on the *Williams v. Superior Court* decision, which allowed the plaintiff to gather other employee information without first providing good cause.

The court found that the Belaire-West process—which generally provides an opt-out procedure for potential class members to prevent disclosure of private information—would sufficiently protect the privacy of employees, Riley said.

To read the full article, please visit [SHRM](#).

Please reach out to our [Media team](#) for any news inquiries.

Related People



Ashton M. Riley
Partner
949.798.2186
[Email](#)

