

Pregnancy Case Shows Need For Policy Reviews

Publication 4.20.15

Ed Harold's article "Pregnancy Case Shows Need For Policy Reviews" was featured in *New Orleans City Business* on April 20, 2015.

The U.S. Supreme Court recently rules in a 6-3 decision that an employee should have her day in court to determine whether United Parcel Services, Inc. violated the Pregnancy Discrimination Act (PDA) when it denied light-duty work to a pregnant employee.

In the article, Ed provides a brief overview of the PDA and discusses what the decision of the UPS court case means for employers.

Ed states that the decision could mean that pregnant employers would enjoy a "most favored nation" status among impaired employees and advises employers to review the reason for any policy that might impose a burden on pregnant employees.

To read the full article, please visit <u>New Orleans City Business</u>. [subscription required]

Related People



Edward F. Harold Regional Managing Partner 504.592.3801 Email