



Fisher Phillips Partner Explains What Reviving Workplace Claims Means For Employers

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Overturning 40 years of precedent, the Tenth Circuit Court of Appeals has ruled that an employee's failure to file an EEOC charge does not necessarily bar consideration of a private discrimination lawsuit. Denver partner Sue Schaecher describes the case – *Lincoln v. BNSF Railway Company, Inc.* – and its impact in a bylined article for *HR Legal & Compliance Excellence*.

To read the full article, visit [HR Legal & Compliance Excellence](#). (subscription required)

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