

Memphis Attorney Explains Eighth Circuit Religious Accommodation Decision

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A federal appeals court recently found an applicant's request for a religious accommodation was not a protected activity under Title VII when establishing a retaliation claim. In an article for T*he Daily Memphian*, Greg Grisham explains how the Eighth Circuit decision does not impact an employer's Title VII obligation to accommodate applicants or employees requests.

To read the full article, visit <u>The Daily Memphian</u>.

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