



Fisher Phillips Partner Tapped by SHRM for Insight on “Captive Audience” Meetings and NLRB Update

News

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On April 7, National Labor Relations Board (NLRB) General Counsel Jennifer Abruzzo announced in a memo that she will ask the NLRB to find mandatory “captive audience” unlawful. *SHRM* tapped **Reyburn Lominack** for insight on the importance of these meetings.

In the article, Reburn explains that captive audience meetings can serve as a proper counterbalance to arguments advanced by organized labor outside the workforce and sometimes within employee homes, which are generally off-limits to employers in this context.

“Because the employer is generally paying employees for their time during such meetings, they have long been recognized as a lawful extension of free-speech rights in the absence of improper statements or conduct,” he said.

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

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