

#### **Darren E. Nadel**

Shareholder

1900 Sixteenth Street Suite 800 Denver, CO 80202 main: +1 (303) 629-6200 direct: (303) 362-2861 fax: +1 (303) 629-0200 dnadel@littler.com



#### **Practice Areas**

Unfair Competition and Trade Secrets ERISA and Benefit Plan Litigation Litigation and Trials Business Restructuring and M&A Energy

#### **Overview**

Darren E. Nadel represents employers nationally in complex litigation and employment law. He represents clients in high risk, high value cases involving trade secrets and unfair competition, employee benefits litigation and whistleblower and Sarbanes Oxley matters.

Darren has represented employers in litigation brought under:

- Trade secrets and unfair competition laws
- The Employee Retirement Income Security Act
- Sarbanes-Oxley and other whistleblower laws
- Wage and hour laws
- Anti-discrimination laws
- Various common law theories

Darren frequently presents and recently authored materials on employment law topics including the various agreements employers enter into with their executives and employees, trade secrets and unfair competition litigation, and ERISA litigation.

Prior to joining Littler Mendelson, Darren worked as in-house counsel at a Fortune 100 company where he served as vice president responsible for employment and labor law. That experience gives him a unique insight into working with his clients to understand and help them realize their corporate goals.



#### **Professional and Community Affiliations**

• Recipient, Economics Department Citation, University of California, Berkeley

#### **Events & Speaking Engagements**

Session 7: COVID-19 Challenges to Restrictive Covenants and Protecting IP October 1, 2020

**2020 Virtual Benefits Symposium: Addressing Issues in the New Normal** September 17, 2020

#### Federal Employment Law Update

2019 Rocky Mountain Employer Conference Denver, CO October 4, 2019

### What to Do When a Whistleblower Steals Confidential Information

Rocky Mountain Employer Conference September 21, 2018

### Litigating EPLI Claims: A Primer on Key Requirements in Your EPLI Policy and Strategies For Winning Insured Cases

Denver, CO April 26, 2018

#### Living on the Edge of Fair Competition in the Labor Market Nationwide

Littler, Denver CO October 3, 2017

#### 2016 Rocky Mountain Employer Conference

Denver, CO September 21, 2016

#### Colorado Employment Law Update: What's New and Trending

Rocky Mountain Employer Conference September 21, 2016

#### Retirement Plans Under Attack by Plan Participants and Government Agencies: An Action Plan for

Employers

May 5, 2016

The 2014 Rocky Mountain Employer Conference

Denver, CO



October 30, 2014

#### Hiring Senior Executives From Both A Talent Search And Legal Perspective

Denver, CO June 11, 2013

#### Workplace Diversity and Discrimination Claims

Denver, CO June 14, 2012

#### Employee Benefits The Shifting Landscape of Employee Benefits – Imperatives for 2012

New York, NY March 27, 2012

#### Recognition

- Named, The Best Lawyers in America®, 2014-2025
- Named, Lawyer of the Year, Denver, The Best Lawyers in America®, 2020, 2024
- Named, America's Leading Lawyers for Business Chambers USA, 2013-2020
- Awarded, AV<sup>®</sup> Peer Review Rating Martindale-Hubbell
- Named, Stand-Out Lawyer Thomson Reuters, 2017, 2023

#### **Education**

J.D., University of California, Berkeley, School of Law, 1991 B.A., University of California, Berkeley, 1987, *With Honors and Distinction* 

#### **Bar Admissions**

Colorado California

#### Courts

U.S. Supreme Court U.S. Court of Appeals, 8th Circuit U.S. Court of Appeals, 9th Circuit U.S. Court of Appeals, 10th Circuit

#### **Publications & Press**

Fourth Circuit Establishes New Standards for Plaintiffs Seeking Unjust Enrichment as an Equitable Remedy under ERISA Littler ASAP



October 5, 2023

Colorado Court of Appeals Decision Underscores How Employer's Prior Breach of an Employment Agreement May Excuse an Employee from Complying with Post-Employment Obligations Littler ASAP July 18, 2023

Producers of Creative Work Beware

*Littler ASAP* October 7, 2021

Best Lawyers in America© 2022 Edition Honors More Than 240 Littler Lawyers

Press Release August 19, 2021

Littler Ranked in Chambers USA Guide 2021

Press Release May 27, 2021

#### Best Lawyers in America© 2021 Edition Honors More Than 250 Littler Lawyers

Press Release August 20, 2020

#### Colorado Enacts Public Health Emergency Whistleblower (PHEW) Law Protecting COVID-19 Workplace

COPs

*Littler ASAP* July 23, 2020

#### "Medical Necessity" Isn't Well-Defined Unless It Is Well-Defined

*Littler ASAP* December 6, 2019

Best Lawyers in America© 2020 Edition Honors More Than 200 Littler Lawyers; 14 Named Lawyer of the Year Press Release August 15, 2019

Full and Fair Review Requirement under ERISA Gets a Full and Fair Review *Littler ASAP* 

August 8, 2019

### Colorado Court Decides Issue of First Impression on Restrictive Covenants

Littler ASAP



August 7, 2019

#### Does Jander Signal the Liberalization of Pleading Standards in Stock-Drop Cases? Signs Point to No

Littler ASAP July 25, 2019

#### Littler Ranked in 2019 Chambers USA Guide Press Release April 25, 2019

### Fifth Circuit Opines on when Claims may be Properly Maintained under ERISA § 502(a)(1)(B) Versus § 502(a)(3) Littler ASAP

November 8, 2018

### Seventh Circuit Opines on "Reasonable Factor Other Than Age" Defense to ADEA Claim Stemming from Benefit Plan Elimination

*Littler ASAP* September 26, 2018

#### Best Lawyers in America© 2019 Edition Honors More Than 200 Littler Lawyers

Press Release August 15, 2018

#### Victory for NYU After First Trial in the 401(k) Fee Cases Filed Against Colleges and Universities Littler ASAP

August 10, 2018

#### Littler Ranked in 2018 Chambers USA Guide Press Release May 15, 2018

#### 'Onionhead' Litigation Heads Toward Jury Trial In the News

December 7, 2017

#### Tenth Circuit Significantly Narrows Scope of Injunction Cases Where Irreparable Harm is Presumed Littler ASAP

November 6, 2017

#### Best Lawyers in America $\ensuremath{\textcircled{C}}$ 2018 Edition Honors More Than 200 Littler Lawyers

Press Release



August 17, 2017

Tenth Circuit Departs From Other Circuit Courts and Holds Plaintiff Bears the Burden of Proving Causation in ERISA Breach of Fiduciary Duty Cases Littler ASAP June 20, 2017

Littler and Its Attorneys Receive Top Rankings in 2017 Chambers USA Guide

Press Release May 26, 2017

Company Practices "Onionhead" – Employees Cry Reverse Religious Discrimination Littler ASAP October 13, 2016

The Best Lawyers in America© Honors More Than 180 Littler Lawyers in Its 2017 Edition Press Release August 16, 2016

#### Chambers USA Recognizes Littler and Attorneys in 2016 Guide

Press Release May 27, 2016

Penne for Your Thoughts: A Ruling on Pastafarianism and Religious Freedom In the News

May 2, 2016

Claims to Accommodate Flying Spaghetti Monster-ism Hit the Wall in Nebraska Court Littler ASAP April 25, 2016

Utah Enacts Post-Employment Restrictions Act Littler ASAP March 31, 2016

#### Supreme Court to Review Birth Control Mandates Under Affordable Care Act Once More

*Littler ASAP* November 9, 2015

#### Littler Attorneys Recognized in the Best Lawyers in America© 2016 Edition

Press Release August 18, 2015



#### Supreme Court Rules Plan Fiduciaries Owe a Fiduciary Duty to Periodically Review Plan Investments

*Littler ASAP* May 29, 2015

#### **Chambers USA Recognizes Littler and Its Attorneys**

Press Release May 20, 2015

#### Ninth Circuit Reverses Course in ERISA Case

*Littler ASAP* December 19, 2014

#### Ninth Circuit Rules Assignee Health Care Providers May Sue Health Plans Under ERISA for Payment of Benefits Littler ASAP

December 3, 2014

### Ninth Circuit Joins First Circuit in Finding that the Elimination of a Pension Transfer Option does not Violate ERISA's Anti-Cutback Rule

*Littler ASAP* October 6, 2014

#### Agencies Issue New Regulations Governing ACAs Contraception Mandate Littler ASAP August 29, 2014

#### Littler Attorneys Included in the Best Lawyers in America© 2015 Edition

Press Release August 18, 2014

# Supreme Court Rules in Favor of Hobby Lobby, Opens Door to Religious Objections to Statutes Covering Employers

*Littler ASAP* July 7, 2014

#### ACA Supporters, Opponents React To Supreme Court's Contraception Decision

*In the News* June 30, 2014

#### Federal appeals court disability leave ruling conflicts with EEOC stance

*In the News* June 22, 2014



### Ninth Circuit Uncharacteristically Takes the Lead in Limiting Plaintiffs' Rights to Recover for Breach of Fiduciary Duty under ERISA

*Littler ASAP* June 16, 2014

## Tenth Circuit Says a Leave of Absence of More than Six Months Is Virtually Never a Required Accommodation

*Littler ASAP* June 6, 2014

#### Littler and Its Attorneys Ranked In 2014 Chambers USA Guide

Press Release May 23, 2014

#### Taking confidential documents riskier for whistleblowers following New Jersey ruling

External Publication March 18, 2014

#### Supreme Court Enjoins Federal Government From Enforcing Birth Control Mandate As to Religious

Institutions Littler ASAP January 31, 2014

## New Jersey Court Rules Individual Can Be Criminally Prosecuted for Taking Confidential Information to Support Civil Whistleblower Claims

*Littler ASAP* January 15, 2014

#### Birth Control Mandate Challenge Heads To Supreme Court

External Publication December 9, 2013

#### Religious exceptions -- ACA, ENDA and when a business has beliefs

*In the News* December 6, 2013

### Five Appellate Court Decisions Regarding The ACA Birth Control Mandates Have Created A Deep Circuit Split, Increasing the Odds for Supreme Court Review Littler ASAP

November 14, 2013

#### Littler Attorneys Named in Best Lawyers in America® 2014 Edition

Press Release



August 15, 2013

#### Federal Court Enjoins Enforcement of Contraception Mandate

*Littler ASAP* July 22, 2013

### Tenth Circuit Rules in Favor of Religious For-Profit Corporations in Birth Control Litigation under the Affordable Care Act

*Littler ASAP* July 9, 2013

#### Tenth Circuit is First Circuit to Determine Remedies for Violation of ERISA Section 204(h) Notice

**Requirements** *Littler ASAP* July 8, 2013

## Tenth Circuit Rules in Favor of Religious For-Profit Corporations in Birth Control Litigation under the Affordable Care Act

*Littler ASAP* July 5, 2013

# Tenth Circuit is First Circuit to Determine Remedies for Violation of ERISA Section 204(h) Notice Requirements

*Littler ASAP* July 5, 2013

#### Tenth Circuit Adopts a Broad View of What Constitutes Protected Activity Under Sarbanes-Oxley

*Littler ASAP* June 21, 2013

#### Littler Mendelson Named in the 2013 Chambers USA Guide

Press Release May 24, 2013

#### Court upholds employee termination 2 days after FMLA request

*External Publication* December 28, 2012

#### Tenth Circuit Upholds Employee Termination 2 Days After FMLA Leave Request

*Littler ASAP* December 10, 2012



#### ERISA Class Certification in The Wake of Dukes And Amara

External Publication May 1, 2012

Ninth Circuit Clarifies the Scope and Application of "Surcharge" and "Reformation" Remedies Under ERISA Littler ASAP March 19, 2012

#### Second Circuit Holds that Dukes Prohibits Certification of ERISA Claim Under Rule 23(b)(2)

*Littler ASAP* February 15, 2012

#### Pension court ruling comes down, provides new guidance

*External Publication* October 21, 2011

#### Tenth Circuit Puts One More Nail in the Coffin for Cash Balance Plan Litigation

*External Publication* October 19, 2011

#### Littler Wins Appellate Ruling for El Paso in Pension Plan Dispute

*In the News* August 12, 2011

#### Ninth Circuit Broadens Scope of Entities that Can Be Sued for ERISA Plan Benefits

*Littler ASAP* June 29, 2011

## Take It Or Leave It: Continued Employment Sufficient Consideration To Support Colorado Noncompetition Agreement With At-will Employee

*Littler ASAP* June 20, 2011

#### Colorado Supreme Court Holds Continued Employment Is Sufficient Consideration for Noncompetition

Agreement Littler ASAP

June 15, 2011

#### Whether a Manufacturing Process is a Trade Secret Must Be Considered in the Aggregate

*Littler ASAP* September 4, 2009



## Colorado Court Provides Guidance On Enforceability of Covenants Not to Compete Against "Management Personnel"

Littler ASAP July 1, 2009

Continued At-Will Employment Does Not Constitute Consideration for Noncompete Agreements in Colorado Littler ASAP

June 19, 2009

Colorado Court Clarifies When Covenants Not to Compete and Solicit Customers and Employees May Be Enforced Against Executives, Managers and Their Professional Staff Littler ASAP August 13, 2007

#### **Colorado Division of Labor Issues Important Clarification of Management Overtime Exemption Test** *Littler ASAP*

October 31, 2005

#### SEC Turns Up the Heat on 401(k) Fiduciaries

*Littler ASAP* August 1, 2004