

### Sean M. McCrory

Shareholder

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#### **Focus Areas**

Arbitration Immigration and Global Mobility Occupational Safety and Health

#### **Overview**

Sean M. McCrory represents and counsels employers in all matters of labor and employment law. He focuses his practice on matters involving employer interactions with administrative agencies such as OSHA, ICE and the DOL, and conducting workplace investigations. He has experience litigating OSHA violations, discrimination claims, wage and hour disputes and noncompetes. He regularly advises employers on Federal I-9 compliance issues, E-Verify and immigration-related employment discrimination issues.

Prior to joining Littler, Sean worked as an assistant chief counsel for ICE. His experience with ICE provides him with a unique insight when dealing with government agencies on compliance issues - especially in representing employers in immigration compliance matters. His background also gives him a distinct skill set for investigations. While attending law school, he was a senior articles editor for the *SMU Science & Technology Law Review*.

## **Professional and Community Affiliations**

- National Alumni Board Member, University of Dallas
- Volunteer Attorney, Dallas Human Rights Initiative
- Member, Dallas Rugby Football Club

## Recognition

• Named, Ones to Watch, The Best Lawyers in America®, 2021-2025



Recipient, Louis J. Lekai O. Cist Award, University of Dallas

#### **Education**

J.D., Southern Methodist University, Dedman School of Law, 2011 B.A., University of Dallas, 2008, *magna cum laude, Phi Beta Kappa* 

#### **Bar Admissions**

Texas

#### **Courts**

- U.S. Supreme Court
- U.S. District Court, Northern District of Texas
- U.S. District Court, Eastern District of Texas
- U.S. District Court, Western District of Texas
- U.S. Court of Appeals, 5th Circuit
- U.S. Court of Appeals, 9th Circuit

## Languages

Spanish

Italian

#### **Publications & Press**

#### **Employer Considerations For New I-9 Virtual Verification**

Law360

August 18, 2023

#### **Federal Court Decision Protects Independent Contractor Status**

Littler ASAP

March 15, 2022

#### **NLRB May Get Creative With Unauthorized Worker Remedies**

*Law360 Employment Authority* September 16, 2021

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

Littler Press Release

August 19, 2021



#### Littler Announces New Shareholders and Principals Elevating 26 Attorneys

Littler Press Release

January 4, 2021

#### What Will the Biden Administration Mean for U.S. Immigration Policy?

Littler Podcast

November 18, 2020

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

Littler Press Release

August 20, 2020

#### Scared to Check the Mail? Employers Face the Return of No-Match Letters

Littler ASAP

October 31, 2019

#### **WPI Labor Day Report 2019**

Littler WPI Report

September 3, 2019

#### Immigration Enforcement and I-9 Audits Skyrocket, Affecting the Construction Industry

Littler Podcast

April 16, 2019

#### Littler's WPI Labor Day Report 2018

Littler WPI Report

August 30, 2018

#### District Court Preliminarily Enjoins Some Components of California Sanctuary Laws Impacting Employers

Littler ASAP

July 13, 2018

#### Immigration Issues a Major Concern for Employers in the Upcoming Year

HR Daily Advisor

June 19, 2018

#### ICE Worksite Enforcement Increases as Promised During Fiscal Year 2018

Littler ASAP

May 21, 2018



## Supreme Court Upholds Lawfulness of Class and Collective Action Waivers in Arbitration Agreements

Littler ASAP

May 21, 2018

#### DOJ Challenges California Law Placing Restrictions on Employers' Ability to Allow ICE into the Workplace

Littler ASAP

March 12, 2018

#### An Increase in Work Site Enforcement and Raids

Bloomberg Law

February 1, 2018

#### **Employers Should Prepare Now for Increased ICE Enforcement**

Littler ASAP

November 8, 2017

#### Immigration Compliance: Anticipated Changes Call for Employer Diligence

Littler Podcast

September 27, 2017

#### **Federal Court Invalidates New Overtime Rule**

Littler ASAP

September 5, 2017

#### Mandatory Use of New Form I-9 to Begin Soon

Littler ASAP

August 25, 2017

## Putative Class and Collective Action Under Enjoined U.S. DOL Overtime Rule Appears to Face Strong Argument for Dismissal

Littler ASAP

June 13, 2017

#### DOJ Appeals Injunction of President's New Executive Order Banning Nationals from Certain Countries

Littler ASAP

March 20, 2017

## What Does the President's Executive Order Blocking Foreign Nationals From Seven Countries Mean for Employment-Based Visas?

Littler ASAP

January 29, 2017



#### Employers Must Use the New Form I-9 Starting January 22, 2017

Littler ASAP

January 17, 2017

#### Supreme Court Will Review Three Cases Involving the Lawfulness of Class and Collective Action Waivers

Littler ASAP

January 13, 2017

#### **Federal Court Blocks New Overtime Rule**

Littler ASAP

November 23, 2016

#### Plan to Grant Work Authorization to Millions Remains on Hold After Supreme Court Denies Request for Rehearing

Littler ASAP

October 4, 2016

## Ninth Circuit Finds Arbitration Agreement That Required Employees to Bring Claims in "Separate Proceedings" Illegal Under the NLRA

Littler ASAP

August 23, 2016

#### Fifth Circuit Overturns \$226,000 Fine Imposed on a Staffing Company for Completing Section 2 of Form I-9 Remotely

Littler ASAP

August 12, 2016

#### Seventh Circuit Finds Class Action Waivers in Arbitration Agreements are Illegal and Unenforceable Under the NLRA

Littler Insight

May 27, 2016

#### Who Decides? Do Courts or Arbitrators Determine if an Arbitration Agreement Allows Class Proceedings?

9th Annual Labor and Employment Law Conference, American Bar Association, Philadelphia, PA

November 7, 2015

#### Office of the Chief Administrative Hearing Officer Rejects DACA Recipient's Document Discrimination Claim

Littler ASAP

July 21, 2015

#### NLRB Finds Conditional Reinstatement is Appropriate for Undocumented Workers

Littler ASAP

April 3, 2015



#### Administration's Plan to Grant Work Authorization to Millions of Individuals on Hold

Littler ASAP

March 6, 2015

#### Employer Violated Wisconsin FMLA When it Terminated Unauthorized Worker who Took Medical Leave

Littler ASAP

January 21, 2015

#### The Principal Differences Between Labor and Employment Arbitration

The Advocate: Texas State Bar Litigation Section Report, Vol. 69

January 2015

#### Will the Administration's Deferred Action Directives Bring a New Wave of Class Actions?

Littler ASAP

December 12, 2014

## **Speaking Engagements**

#### 2020 Year in Review and What to Expect in 2021

January 21, 2021

#### **Immigration Considerations for Returning to Work**

May 28, 2020

#### **Nashville Regional Roundtable**

Cornell Center for Innovative Hospitality Labor and Employment Relations

October 4, 2019

#### How to Manage an ICE Site Visit

October 2, 2019

#### It's a (Mis)match! Social Security Administration Reinstates No Match Policy

June 25, 2019

#### 2018 Employment and Labor Law Update

**Dallas Bar Association** 

October 2, 2018

#### The Government is Knocking on Your Door...Now What?

**Dallas Employer Conference** 

July 19, 2018



#### **Immigration**

Littler Executive Employer, Phoenix, AZ May 4, 2018

#### **Immigration Compliance Updates Under the Trump Administration**

Houston, TX March 29, 2018

#### **Immigration Compliance Updates Under the Trump Administration**

Dallas, TX March 28, 2018

#### What Every Employment Attorney Needs to Know About Immigration Compliance

Texas Bar CLE, Dallas, TX January 18. 2018

#### Lunch on ICE: Everything You Need to Know about Immigration Compliance and Worksite Enforcement

Dallas Bar Association July 30, 2015

# Navigating the Waters of Immigration Compliance: What employers can do to avoid fines and stay compliant in a changing field

December 10, 2014

## It's Not Just ICE Anymore: The Expanding World of Immigration Compliance

Institute for Applied Management & Law, Inc. (IAML)

November 19, 2014