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# 2018 Employment Law Update

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### **Overview**

- **U.S. Supreme Court**Update
- \* #MeToo and Non-Disclosure Agreements
- \* Federal Agency Update
- Pay Equity
- Paid Family Leave
- Paid Sick Leave

- **Severance Agreements**
- \* Arbitration Agreements and Class Waivers
- Class Actions Age Discrimination
- FLSA Changes
- **\*** Joint Employer Update

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## **U.S. Supreme Court Update**

#### Digital Realty Trust Inc. v. Somers (Feb. 2018)

- \* Statutory definition of "whistleblower" under Dodd-Frank clarified.
- **SEC** must serve as "gatekeeper."

#### Encino Motor Cars, LLC v. Navarro (Apr. 2018)

- Auto service advisors are exempt from overtime.
- \* Rejected "narrow construction" doctrine for "fair interpretation."

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# **#Me Too**

## What to Expect ... For Now

Changes in the legal landscape will likely originate from the following (mis)perceptions of corporate responses to sexual harassment claims that stem from a belief that companies have been "complicit:"

- (1) Scrutiny of confidential ways employers resolve sexual harassment complaints and lawsuits ("silencing victims");
- (2) Companies "cover up" or discourage employees from coming forward with complaints of sexual harassment;
- (3) Companies do not sufficiently hold sexual harassers accountable for their misconduct.





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