

2018 Essential Employment Law
June 29, 2018 • Royal Sonesta Hotel Houston • Houston, TX
June 29, 2018 • Live Webcast

Friday Morning, June 29, 2018

7:45 am In Houston Only	Registration Opens Includes continental breakfast.
8:20 am	Welcoming Remarks
8:30 am 0.75 hr	Texas is an "At Will" State... So Why Worry? Hear an overview of the employment relationship and how tort law has been adapted in the workplace. Discuss how to answer the client or the supervisor who thinks employment law begins and ends with "employment-at-will." What about terminating an employee for theft? Is there ever an obligation to give a reference on a former employee? How can a handshake get a manager sued for assault? What is intentional infliction of emotional distress? Can employee violence really be prevented? Is negligent retention really a cause of action? Katrina Grider, Ogletree, Deakins, Nash, Smoak & Stewart, P.C. - Houston, TX
9:15 am 1.00 hr	Discrimination and Harassment Understand the difference between disparate treatment and disparate impact, and why it matters. Why do you need to know about the "shifting burden of proof?" How can you prevent liability for harassment even after it occurs? Katrina Grider, Ogletree, Deakins, Nash, Smoak & Stewart, P.C. - Houston, TX
10:15 am	Break
10:30 am 0.50 hr	Retaliation: Winning the Battle, Losing the War Why is retaliation the most dangerous cause of action, and what can you do about it? Katrina Grider, Ogletree, Deakins, Nash, Smoak & Stewart, P.C. - Houston, TX
11:00 am 1.00 hr	Wage and Hour: An Old Law in a Modern World Learn the basics of wage and hour law and why violations of the Fair Labor Standards Act have exploded. Topics include: Who is exempt and who is not, and what difference does it make? What is working time? How is overtime calculated? What are the most common mistakes, and how do you avoid them? Katrina Grider, Ogletree, Deakins, Nash, Smoak & Stewart, P.C. - Houston, TX
12:00 pm In Houston Only	Pick Up Lunch (in Houston) Included in registration.

Friday Afternoon, June 29, 2018

LUNCHEON PRESENTATION

12:20 pm 0.75 hr	<p>Q and A with the Instructors</p> <p>Experts answer real-world questions. Submit your questions, comments, and/or experiences in advance to ConferenceQA@utcle.org, or come armed with your toughest questions. This session is designed to be interactive—audience participation encouraged!</p> <p>Connie L. Cornell, Cornell Smith Mierl & Brutocao, LLP - Austin, TX Katrina Grider, Ogletree, Deakins, Nash, Smoak & Stewart, P.C. - Houston, TX</p>
1:05 pm	<p>Break</p>
1:20 pm 0.50 hr	<p>Family Medical Leave Act (FMLA): The Other Major Entitlement Act</p> <p>The FMLA was the first federal act that required an employer to provide time off for employees. Learn the basics of the law, which has been amended to cover additional types of leave. When do you send the various notices and certifications? Avoid common mistakes in completing the paperwork and understand how FMLA can overlap with ADA issues.</p> <p>Connie L. Cornell, Cornell Smith Mierl & Brutocao, LLP - Austin, TX</p>
1:50 pm 1.00 hr	<p>Handbooks / Employment Policies</p> <p>Avoid common mistakes in policy drafting. Adopt provisions that support the company's good faith compliance efforts and help reduce potential liability in audits and litigation. Understand how recent NLRB decisions affect even non-unionized employer policies.</p> <p>Connie L. Cornell, Cornell Smith Mierl & Brutocao, LLP - Austin, TX</p>
2:50 pm	<p>Break</p>
3:00 pm 0.75 hr	<p>Defensive Documentation from Hiring to Firing</p> <p>Recognize the vulnerable points in the employment relationship and learn the best practices in documentation to minimize the problems and maximize the chances of successfully defending the employer's actions when challenged. Understand the value and risks posed by offer letters, disciplinary documentation, performance evaluations, and termination paperwork.</p> <p>Connie L. Cornell, Cornell Smith Mierl & Brutocao, LLP - Austin, TX</p>
3:45 pm 1.00 hr	<p>Investigating Sensitive Employment Complaints</p> <p>The investigation of an employee's complaint may be critical to an employer's only means of avoiding liability. The investigator may be a witness, and the notes may be evidence. Learn how to investigate and document the process.</p> <p>Connie L. Cornell, Cornell Smith Mierl & Brutocao, LLP - Austin, TX</p>

4:45 pm
0.25 hr

Changes in Employment Law Impacting Compliance Efforts

HR professionals and legal counsel can better advise employers on compliance efforts if up to speed on the latest changes and trends in employment law. Hear a brief update of the most critical court cases, legislation, and federal agency activity at EEOC, DOL, and NLRB.

Connie L. Cornell, Cornell Smith Mierl & Brutocao, LLP - Austin, TX

5:00 pm

Adjourn