DEFENSIVE DOCUMENTAION from Hiring to Firing



STEVEN MIERL

1607 West Avenue
Austin, Texas 78701
smierl@cornellsmith.com
(512) 328-1540



1

THE IMPORTANCE OF DOCUMENTATION

- Employer Complied with Policy/Disciplinary Procedures
- Demonstrate Consistent Application
- Preserve (or Refresh) Memory
- Employer Complied with the Law

Remember who is actually on trial: Documentation can make or break your case!



Documentation Fundamentals

- Prepare Promptly
- Important Incidents
- Policy/Job-Related Standards
- Be Specific
- Objective avoid subjective
- Rules apply to email, text and social media
- Manager notes?



3

THE APPLICATION

At-will status
No oral contracts
Arbitration / Class Action / Jury Waiver
Release (current / prior employers)
Affirmation / After Acquired Evidence
Background check authorization



THE INTERVIEW NOTES

- AVOID PHYSICAL DESCRIPTIONS TO REMEMBER CANDIDATES
- AVOID SUBJECTIVE COMMENTS
- FOCUS ON OBJECTIVE QUALITIES OF PROMISING CANDIDATES



_

THE OFFER LETTER

- At Will Status / No oral contracts to the contrary
- Contingencies (drug testing, background check, signing NDA)
- Initial Position & Compensation
- Benefits subject to change
- Relocation reimbursement (cap)







Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Defensive Documentation from Hiring to Firing

Also available as part of the eCourse Hooked on CLE: January 2025

First appeared as part of the conference materials for the 2024 Essential Employment Law: A Practical Course in the Basics session "Effective and Defensive Documentation from Hiring to Firing"