



Employment Litigation and Dispute Resolution

Many of the world's leading companies turn to our team of experienced litigators to represent their interests. With many lawyers who are acknowledged as leaders in their fields by independent directories, we understand the legal, business and procedural developments in jurisdictions throughout the world.

Globalization of world markets has increased the potential for legal liability, exposing multinational employers to financial and reputational risk across multiple jurisdictions. Senior management, directors and employees also need the best legal advice when disputes arise.

We have one of the largest international litigation, arbitration and dispute resolution practices, with lawyers around the globe. We represent clients in a wide range of employment disputes. Through innovative dispute resolution strategies and effective case management, we aim to identify and execute the most advantageous business-oriented solutions, either by pursuing or defending litigation or arbitration proceedings, or through alternative methods, such as mediation.

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RELATED SERVICES

- Litigation, Arbitration and Investigations

CAPABILITIES

Dispute resolution:

- Dispute avoidance
- Strategic advice
- Pre-litigation advice
- Injunctions
- Alternative dispute resolution
- Cross-border / complex jurisdiction issues
- Judicial review
- Class actions / Group Litigation Orders
- Alternative charging methods

International arbitration:

- Arbitration agreements

- Conduct of arbitral proceedings
- Enforce and resist enforcement of arbitral awards worldwide
- Litigation, including obtaining emergency injunctions and orders
- Guidance on the incorporation of specific arbitration rules, of choices of law and jurisdiction
- Protection of investments through the application of bilateral investment treaties and multilateral treaties incorporating arbitration procedures
- Advice on other effective dispute resolution mechanisms, such as alternative dispute resolution (ADR)

EXPERIENCE

- Advising numerous clients on employment tribunal claims covering unfair dismissal, whistle blowing, regulatory and discrimination issues
- Advised a US organisation on a claim for wrongful termination and failure to pay commissions on numerous real estate transactions
- Advised numerous clients on pay structures and legal compliance with all aspects of wage calculation and payments. Addressed cross-jurisdictional obligations and the complex issue of unlawful deductions
- Advised a client on a multi-plaintiff claim alleging that the company paid women less than their male counterparts
- Managed tribunal litigation for a bank, demonstrating an understanding of the regulated environment in which it operates and dealt with the publicity that high profile cases can attract
- Assisted a client with defending a complaint by a senior executive for sex, pregnancy and disability discrimination

INSIGHTS

Publications

HK Government considers designating coronavirus as an “occupational disease”

12 February 2020

On 10 February 2020, the Hong Kong Labour Department issued a press release clarifying the position on whether the coronavirus amounts to an “occupational disease” within the meaning of the Employees' Compensation Ordinance (ECO).

Hong Kong Government introduces mandatory quarantine measures

11 February 2020

On 9 February 2020, the number of deaths due to the rapidly spreading coronavirus in Mainland China officially surpassed the figure seen during the 2002/2003 SARS epidemic.

Numerous governments have been implementing restrictions barring entry to those with recent travel history through Mainland China, including Singapore, Japan, Australia and the United States. Following pressure from public health workers, the Hong Kong Government has now followed suit and has begun a mandatory two-week quarantine for anyone arriving from Mainland China.

How to resume business amid the coronavirus outbreak

11 February 2020

As reported in our previous article, China has extended its Chinese New Year holiday and work suspension period as a result of

the novel coronavirus outbreak which has now infected more than 40,000 people around the world.

This is a summary of the Back to Work Day and compensation for working before Back to Work Day in key cities and provinces across China.

APAC employment issues arising out of the Coronavirus

31 January 2020

On 29 January 2020, the number of confirmed cases of the rapidly spreading coronavirus in Mainland China officially surpassed the figure seen during the 2002/2003 SARS epidemic.

Multinationals with local operations around the APAC region have been significantly affected. As staff return to the office following the Chinese New Year holiday period, businesses are now considering what they can do to minimise any risk to health and safety and support staff through this challenging period where anxiety and uncertainty is rife, whilst at the same time complying with their employment obligations and maintaining business continuity. Putting in place detailed business and contingency plans and ensuring careful communications with staff to address key topics and concerns is key, as is keeping such plans and communications under frequent review given the fluidity of the current situation.

This alert considers some of the key issues that HR and business leaders should be considering across the APAC region.

Harsher penalties on discriminatory employment practices in Singapore

29 January 2020

The Fair Consideration Framework was updated in January 2020 to impose harsher penalties on employers found to be engaging in discriminatory practices such as by favouring the hiring of foreigners over Singaporeans.

China extends holidays for workers amid coronavirus outbreak

28 January 2020

Learn about how the widely publicised corona virus outbreak affects business in Greater China.

Dallas employees may not want to call in sick

31 July 2019

An Austin-based conservative think tank filed suit this week against the City of Dallas arguing that the paid sick leave ordinance violates the United States Constitution.

Washington state HB 1450 is signed into law, limiting enforceability of non-compete agreements – key takeaways

9 MAY 2019

The new prohibitions on non-compete agreements in Washington have the potential to greatly impact employers in the state both positively and negatively.

Mainland and Hong Kong Courts will Enforce Each Other's Judgments on Labour and Employment Matters for the First Time

18 MAR 2019

On 18 January 2019, PRC Supreme People's Court and the Government of the Hong Kong Special Administrative Region signed the Arrangement on Reciprocal Recognition and Enforcement of Judgments in Civil and Commercial Matters by the Courts of the Mainland and of the Hong Kong Special Administrative Region

NEWS

Advising Atlas Ventures on Workmate Series A fundraising

15 November 2019

DLA Piper advised Atlas Ventures as lead investor in the USD5.2 million Series A fundraising of Workmate, a leading on demand staffing platform operating in Thailand and Indonesia.

New report finds retail sector leadership diversity deficit will affect future competitiveness

5 JUN 2019

DLA Piper and executive recruitment and diversity consultancy Green Park today launch *The Retail Leadership 700* report, which reveals for the first time the extent of the lack of diversity within the leadership teams of the top US, UK and European retailers.

DLA Piper announces partnership promotions for 2019

1 APR 2019

DLA Piper is proud to announce that 77 lawyers have been promoted to its partnership. The promotions are effective as of April 1, 2019 in the United States and May 1, 2019 for EMEA and Asia Pacific. The promotions were made across many of the firm's practice areas in 43 different offices throughout 20 countries.

DLA Piper appoints two directors in South Africa

12 SEP 2018

DLA Piper has strengthened its office in Johannesburg, South Africa with the appointment of two directors. Hendré Human joins the Corporate team from Webber Wentzel in Johannesburg, where he was a partner. Monique Jefferson joins the Employment team from Bowmans in Johannesburg, where she was a senior associate.

DLA Piper named International Law Firm of the Year in Ukraine for fifth year running at The Legal Awards 2018

24 MAY 2018

DLA Piper has been named International Law Firm of the Year in Ukraine at the 2018 Legal Awards, held by Yuridicheskaya Practika Publishing House. This is the fifth time the office has won the award.

DLA Piper advises Beijing Enterprise Water Group on acquisition of TRILITY

5 MAY 2018

DLA Piper advised BEWG International, a wholly-owned subsidiary of Beijing Enterprises Water Group, on its 100% acquisition of water utility service provider TRILITY by way of a competitive bid process.

DLA Piper announces partnership promotions for 2018

3 APR 2018

DLA Piper is proud to announce that 62 lawyers have been promoted to its partnership. The promotions are effective as of 1 April 2018 in the United States and 1 May 2018 for EMEA and Asia Pacific. The promotions were made across many of the firm's practice areas in 42 different offices throughout 20 countries.

DLA Piper wins four China Business Law Awards

5 MAR 2018

DLA Piper is delighted to announce it has received four awards from China Business Law Journal's China Business Law Awards 2017-18, in the categories of Employment, Intellectual Property (Trademark and Copyright), Taxation and Shipping.
