

Lindsey A. McCarthy

Associate

Hartford, CT | (860) 275-0211

Imccarthy@daypitney.com

Overview

Lindsey McCarthy represents employers in all aspects of employment litigation and advises employers on day-to-day employment law matters. Lindsey has experience defending employers against claims alleging wrongful termination, discrimination, harassment, and retaliation, and has represented employers at injunction hearings to enforce non-disclosure, noncompetition, and non-solicitation agreements. She represents clients before state and federal courts, as well as government agencies.

During law school, Lindsey gained a unique perspective by mediating wrongful termination and employment discrimination cases pending before the Connecticut Commission on Human Rights and Opportunities as a mediator in the University of Connecticut's Mediation Clinic.

In addition, Lindsey has experience advising and representing insurers, reinsurers and agents in litigation and arbitrated disputes. She also worked in-house at a large insurance company and has a comprehensive understanding of underlying coverage disputes.

Lindsey was a summer associate with Day Pitney in 2019.

Education and Credentials

Education

University of Connecticut School of Law, J.D., with Honors, 2020, Connecticut Law Review, Executive Editor; Moot Court Board

Bentley University, B.A., magna cum laude, 2017

Admissions

State of Connecticut

Commonwealth of Massachusetts

U.S. District Court, District of Connecticut

U.S. District Court, District of Massachusetts

Affiliations

Connecticut Bar Association



Practices & Industries

Employment & Labor

Employment Contracts

Employment Counseling & Training

Employment Litigation

Litigation

Restrictive Covenants & Trade Secrets

Wage and Hour Compliance & Employee Compensation

Recognition and Community

No aspect of this advertisement has been approved by the highest court of any state. Prior results do not guarantee a similar outcome. See Awards Methodology.

Recognitions

Selected to the list of Connecticut Super Lawyers Rising Stars (Thomson Reuters), Employment & Labor, 2024

Received the Connecticut Bar Association Labor and Employment Award

Received CALI Excellence Awards for Legal Profession and Street Law in the High Schools

Insights

Second Circuit Clarifies Employer Obligations Under ADA: Accommodation May Be Required Even If Employee Can Perform Essential Job Functions Without It

Day Pitney Alert, April 24, 2025

No Consequential Damages: Third Circuit Refuses to Recognize NLRB's Remedial Authority Beyond Reinstatement and

Day Pitney Alert, January 3, 2025

A Mostly Quiet Year for Employment Laws During Connecticut's 2024 Legislative Session October 21, 2024

EEOC Final Rule and Interpretive Guidance on the Pregnant Workers Fairness Act and Legal Challenge to the Final Rule May 30, 2024

Connecticut Employee's Claims That She Was Terminated Based on Medical Marijuana Use Go Up in Smoke March 26, 2024

Connecticut Employers Beware: Despite Quiet Legislative Session, Big Changes Could Be on the Horizon July 18, 2023

UPDATED: New York City Makes Moves to Expand Protections Against Appearance-Based Discrimination May 18, 2023

Connecticut Expands Employment Anti-Discrimination Protections January and February 2023

2022 Connecticut Employment Law Recap

February 2, 2023

Omnibus Spending Bill Includes New Workplace Protections for Pregnant and Nursing Employees January 19, 2023

Connecticut Expands Anti-Discrimination Protections

October 20, 2022

Day Pitney's Annual Employment and Labor Conference Session 2 June 16, 2022



Connecticut FMLA Notice Requirement Takes Effect July 1 June 27, 2022

Don't Be Late Paying Terminated Employees in Massachusetts April 27, 2022

Don't Be Late on Wage Payments to Terminated Employees in Massachusetts April 7, 2022

Updated: The Supreme Court Has Spoken: OSHA ETS Stayed January 14, 2022

New Year, New(ish) Connecticut Employment Laws January 13, 2022

Sixth Circuit Lifts Stay of OSHA COVID-19 Emergency Temporary Standard Requiring Vaccination or Testing Day Pitney Alert, December 21, 2021

UPDATED: OSHA Issues COVID-19 Emergency Temporary Standard Requiring Vaccination or Testing November 9, 2021

News

Day Pitney Welcomes Fifteen First-Year Associates January 25, 2021

In The Media

"Conducting Effective Internal Investigations," Case Studies in Compliance Systems, UConn Law 2025 March 4, 2025

Employee's Medical Marijuana Termination Claim Goes Up in Smoke April 15, 2024

"Conducting Effective Internal Investigations," Case Studies in Compliance Systems, UConn Law February 19, 2024

"You Just Heard from CHRO: Now What?," Connecticut Business and Industry Association November 2, 2023

CBIA 2022 Human Resources Conference

March 17, 2022

Over-the-Hill Yet Still Fighting Uphill Battles to Find Jobs: The Plight of Older Job Applicants Under the ADEA Connecticut Law Review, April 2020, February 10, 2021

