

# **SPEAKERS**

Burton D. Garland, Jr. (St. Louis) Sarah J. Platt (Milwaukee) Jansen A. Ellis, *Moderator* 

### DATE

Friday, August 14, 2020

### TIME

11:00 a.m. – 12:00 p.m. Pacific 12:00 p.m. – 1:00 p.m. Mountain 1:00 p.m. – 2:00 p.m. Central 2:00 p.m. – 3:00 p.m. Eastern

## COST

\$99.00

**Complimentary for Ogletree Deakins clients** 

## **DESCRIPTION**

On August 3, 2020, the United States District Court for the Southern District of New York upended several employer-friendly limitations in the U.S. Department of Labor regulations implementing the Families First Coronavirus Response Act (FFCRA). Specifically, the court struck down the DOL's regulations regarding: (1) the requirement that employers actually have work available for employees in order to be eligible for leave; (2) the broad definition of "health care provider" under the final rule; (3) the requirement that employees obtain employer approval for intermittent leave; and (4) the requirement that employees provide documentation prior to taking FFCRA leave. In this webinar, the speakers will discuss the practical effect of the court's ruling and what to expect next.

# **Ogletree Deakins**

## REGISTRATION

Register online at www.ogletree.com or contact Marilu Oliver at (404) 870-1755 or webinars@ogletree.com.

Instructions for participation will be circulated before the webinar. If you have questions about CLE availability, please contact us at <a href="mailto:cle@ogletree.com">cle@ogletree.com</a>. To request an accommodation related to this event, please contact <a href="mailto:accessibility@ogletree.com">accessibility@ogletree.com</a> as soon as possible.