

Monkey-Business: Connecticut's Six Billion Dollar Gorilla and the Insufficiency of the Emergence of the ADA as Justification for the Elimination of Second Injury Funds

Fall 2007

Zachary D. Schurin

Connecticut Public Interest Law Journal

Pullman & Comley School Law attorney Zachary D. Schurin authored "Monkey-Business: Connecticut's Six Billion Dollar Gorilla and the Insufficiency of the Emergence of the ADA as Justification for the Elimination of Second Injury Funds," 7 Conn. Pub. Int. L.J. 137 (2007). This Note reviews the *American Disabilities Act*, Title I and Connecticut's approach to handling the state's Second Injury Fund (SIF) that was created in 1945 to prevent disabled workers from being denied employment.

To read the full article, please click [here](#).

Professionals

Zachary D. Schurin

Practice Areas

Labor, Employment Law & Employee Benefits

Litigation

School Law

This publication is intended for educational and informational purposes only. Readers are advised to seek appropriate professional consultation before acting on any matters in this update. This report may be considered attorney advertising. To be removed from our mailing list, please email unsubscribe@pullcom.com with "Unsubscribe" in the subject line. Prior results do not guarantee a similar outcome.

pullcom.com  @pullmancomley

BRIDGEPORT
203.330.2000

HARTFORD
860.424.4300

SPRINGFIELD
413.314.6160

STAMFORD
203.324.5000

WATERBURY
203.573.9700

WESTPORT
203.254.5000

WHITE PLAINS
914.705.5355