

Five Prong Test Employees Must Meet When Suing for Discrimination

According to Nelson Hardiman partner, Zach Rothenberg, who presented at the <u>AATA Employment and HR Best</u> <u>Practices for the Recovery Industry Seminar</u>, employees must prove the following when suing for discrimination:

- 1. They are a member of a protected class
- 2. There was some type of discriminatory intent against them
- 3. There was an adverse employment action against them (termination, demotion, etc.)
- 4. Causal link between the bad act and the employer's discriminatory intent
- 5. Damages

Zach then dives into the various burdens each party must meet.