Published on The National Law Review https://natlawreview.com

Employment Law this Week Episode 313 - The Ripple Effect of the Supreme Court's SFFA Ruling for Diversity in the Workplace [Podcast, Video]

Article By:	
Shawndra G. Jones	
George Carroll Whipple, III	

This week, we're focused on how the U.S. Supreme Court's *Students for Fair Admissions* (*SFFA*) ruling could impact workplace diversity efforts.

The Ripple Effect of the Supreme Court's *SFFA* Ruling for Diversity in the Workplace

Diversity, equity, and inclusion (DEI) investment has been a strong strategy for success for many employers, but after the Supreme Court's <u>SFFA ruling</u>, the outlook for employment DEI is unclear. What's next? Epstein Becker Green attorneys **Carter M. DeLorme** and **Shawndra G. Jones** tell us more.

©2025 Epstein Becker & Green, P.C. All rights reserved.

National Law Review, Volume XIII, Number 242

Source URL: https://natlawreview.com/article/employment-law-week-episode-313-ripple-effect-supreme-court-s-sffa-ruling-diversity