



Anti-Discrimination and Anti-Harassment Notice

The U.S. Bankruptcy Court, Eastern District of New York prohibits employment discrimination based on race, color, sex, gender, gender identity, pregnancy, sexual orientation, religion, national origin, age (40 years and older), or disability (“protected categories”). The court provides equal employment opportunities to all individuals, and employment considerations will be based solely on merit, qualifications, and abilities.

The court also prohibits harassment based on any protected category, such as sexual or racial harassment, or any abusive conduct, regardless of motivation. The court has adopted the U.S. Bankruptcy Court, EDNY, Employment Dispute Resolution Plan (EDR Plan), which allows employees, intern/externs, and applicants who have been interviewed to seek redress for wrongful discrimination and harassment in the workplace and provides other employment law protections. Retaliation for reporting any discrimination, harassment, abusive conduct, or other wrongful conduct is prohibited.

Employees can report, resolve, or seek remedies for any discrimination, harassment, or other wrongful conduct under the EDR Plan by contacting any of the court’s EDR Coordinators listed below. Employees can also seek confidential advice from the Circuit Director of Workplace Relations, or the AO’s Office of Judicial Integrity, listed below. A copy of the EDR Plan is posted on the court’s internal and external websites, labeled “Your Employee Rights and How to Report Wrongful Conduct.”

Local EDR Coordinators:

Alan Milot
347-563-3809
NYEB_EDR@nyeb.uscourts.gov

Karen Bonello-Ellis
347-853-1037
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Circuit Director of Workplace Relations

Adam Coffey
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Office of Judicial Integrity

Michael Henry
202-502-1603
AO_Report_Workplace_Harassment@ao.uscourts.gov

Hon. Alan S. Trust

Honorable Alan S. Trust
Chief Judge