



## Charles E. Stoecker

### ASSOCIATE

Charles "Chase" Stoecker's practice focuses on commercial litigation, financial services litigation, real estate litigation, and employment litigation.

Chase has experience representing financial institutions in contested mortgage foreclosure actions (both commercial and residential) and defending actions involving consumer protection statutes such as the Fair Debt Collection Practices Act (FDCPA) and Real Estate Settlement Procedures Act (RESPA).

Chase also has experience defending employers in a wide range of employment matters, and experience defending property owners and tenants in cases brought under Title III of the Americans with Disabilities Act.

#### Office

Fort Lauderdale

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\* indicates primary office

#### Service Areas

Commercial Litigation  
Consumer Financial  
Services Litigation  
Labor and Employment

#### Education

Michigan State University  
College of Law, J.D., 2011,  
*cum laude*

University of Michigan, B.A.,  
2008

#### Admissions

Florida  
U.S. District Court for the  
Middle District of Florida  
U.S. District Court for the  
Southern District of Florida

#### Honors

- *Florida Super Lawyers* "Rising Stars" (Banking, Appellate, Employment & Labor: Employer, Business/Corporate), 2018–2019

#### Recent Publications

- August 26, 2019 [Department of Labor Finalizing Federal Overtime Rule](#)  
On March 7, 2019, the United States Department of Labor issued a proposed new rule that would significantly change the pay standards for overtime exemptions under the Fair Labor Standards Act.  
McGlinchey Labor & Employment Alert
- March 15, 2019 [Recently-Published Opinions Affirm A Lender's Right To Seek All Unpaid Mortgage Payments](#)  
The Second District Court of Appeal for the State of Florida issued an opinion which affirms a lender's right to collect all accelerated unpaid payments in a foreclosure action.  
McGlinchey Consumer Financial Services Alert
- May 29, 2018 [U.S. Supreme Court Rules That Employers Can Require Employees to Sign Collective and Class Action Waivers in Arbitration Agreements](#)  
The Supreme Court in *Epic Systems v. Lewis* recently upheld the rights of employers to require employees to sign mandatory arbitration agreements in which employees must waive their rights to bring a class or collective action against their employers.  
McGlinchey Labor & Employment Alert
- April 5, 2018 [Revised Law Says Employers Cannot Pocket Tips, Even if Not Using the Tip Credit](#)  
A specific provision was included in the congressional spending bill approved on March 23, 2018, to amend the tip credit provisions of the Federal Labor Standards Act (FLSA) to expressly provide that employers cannot keep any portion of the tips earned by their workers, regardless of whether the employer utilizes the tip credit.  
McGlinchey Labor & Employment Alert
- December 6, 2017 [Employer Update: Controversial DOL Regulation Regarding Tip-Pooling Headed to Repeal](#)

Employers in service industries may soon be able to require their tipped employees to share their tips with “back of the house” employees. The catch: the tipped employees must be paid at least minimum wage with no use of the tip credit.

McGlinchey Labor & Employment Alert

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## Events

June 26, 2019      [Bring Your Own Policy \(BYOP\) Breakfast](#)  
8:15 a.m. – 9:30 a.m.

McGlinchey Stafford  
112 West 34th Street, Suite 1515  
New York, NY 10120

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## News Results

July 2, 2019      [Nine McGlinchey Stafford Attorneys Named to Florida Super Lawyers 2019](#)  
McGlinchey News Release

August 7, 2018      [Eight McGlinchey Stafford Attorneys Recognized in Florida Super Lawyers 2018](#)  
McGlinchey News Release

July 18, 2017      [McGlinchey Stafford Adds Two Commercial Litigation Attorneys in Florida](#)  
McGlinchey News Release