



## **Yale Case Reminds Employers Of Key Wellness Program Risk**

---

Chad DeGroot  
Law360  
**09.11.2019**

While employee wellness programs have grown in popularity over the past several years, so too have the legal challenges they face. Lisa Kwesell et al. v. Yale University, a class action in the U.S. District Court for the District of Connecticut, was filed in reaction to a wellness program implemented by the university.

The case highlights a key risk employers face in utilizing wellness program that include financial penalties or rewards: that they will not be considered voluntary, and therefore possibly violate the Americans with Disabilities Act and/or Genetic Information Nondiscrimination Act.

### **Attorneys**

Chad R. DeGroot

### **Practice Areas**

Counseling and  
Transactional  
Employee Benefits and  
Executive Compensation