

Colton J. Kopcik

Washington, D.C. | (203) 977-7362

ckopcik@daypitney.com

Overview

Colton Kopcik provides comprehensive legal guidance on regulatory, transactional, and corporate matters to clients across the healthcare and technology sectors, including physician groups, behavioral health providers, ambulatory surgery centers, medical spas, and healthcare technology companies.

Colton advises clients on complex healthcare regulatory issues like the Stark Law, the Anti-Kickback Statute, telehealth, and internet prescribing, ensuring his clients' business practices and contractual arrangements comply with federal and state regulations. He is experienced in state Certificate of Need matters and advises on Corporate Practice of Medicine issues, helping clients navigate critical operational challenges.

With his experience in data privacy, Colton assists clients in developing privacy programs, breach response strategies, and HIPAA compliance, ensuring they meet the highest standards for patient privacy and data security. He regularly advises on compliance with evolving data privacy laws, providing valuable guidance on best practices.

In corporate transactions, Colton supports the purchase and sale of medical practices and healthcare facilities, handling due diligence, negotiation and drafting of the definitive agreements. He also assists with corporate governance, drafting operating agreements, and advising on physician buyins and employment agreements.

Education and Credentials

Education

Michigan State University College of Law, J.D., *cum laude*, 2022 University of Connecticut, B.A., *cum laude*, 2019

Admissions

State of Connecticut District of Columbia

Practices & Industries

Corporate & Business Law Data Privacy, Protection & Litigation Healthcare Healthcare & Life Sciences HIPAA Compliance Technology, Telecommunications & Outsourcing

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Recognition and Community

No aspect of this advertisement has been approved by the highest court of any state. Prior results do not guarantee a similar outcome. <u>See Awards Methodology</u>.

Recognitions

Recipient of the Jurisprudence Achievement Award in Healthcare, Fraud and Abuse, 2022

Insights

DEA Telemedicine Flexibilities Extended: What it Means for Providers Day Pitney Alert, November 26, 2024

FTC's Noncompete Rule: Status Update for Healthcare Industry Employers September 23, 2024

HHS Litigation Round-Up: Legal Challenges to HHS Guidance on Web Tracking and Reproductive Health Rule September 23, 2024

Supreme Court Opens Window To Challenge Federal Healthcare Rules July 15, 2024

The 2024 Lavender Law Conference & Career Fair August 7-9, 2024

Policy Changes Required Under New HIPAA Reproductive Health Rule May 10, 2024

Certain ASCs Face New Prior Authorization Payment Requirements from CMS April 29, 2024

Generative Artificial Intelligence Representations and Warranties Emerge in Venture Financing Transactions April 29, 2024

HHS Issues Long-Awaited Final Rule Modifying Part 2 Regulations February 28, 2024

New DOJ Safe Harbor Policy for Voluntary Self-Disclosures in M&A Transactions—What You Should Know February 28, 2024

Generative AI in Health Care: Diagnosing the Legal Landscape for Dr. GenAI February 2, 2024

New Merger Guidelines – Potential Complications in Healthcare Transactions January 3, 2024

New Providers/Entrants Beware – Ignorance Is Not a Defense December 20, 2023

Proposed Penalties for Information Blocking – Comment Deadline Approaching December 20, 2023

CT's New Change in Ownership Process Will Impact the Timing of Transactions October 16, 2023

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Providers Beware—New Standard Established in False Claims Actions October 16, 2023

Connecticut Third Country Assessment October 13, 2023

The 2023 Lavender Law Conference & Career Fair July 24-26, 2023

Connecticut: Expanding Online Privacy and Safety Procedures July 1, 2023

New MA Plan Health Equity Requirements: Are You Ready? June 22, 2023

FTC Gets Serious About Healthcare Data Sharing—Brings First-of-Its Kind Enforcement Action for Violating the Health Breach Notification Rule March 16, 2023

FDA Considers Easing Blood Donation Restrictions for Gay Men March 16, 2023

Not a California Company? You May Still Be Subject to the CPRA March 16, 2023

In The Media

Al and the False Claims Act: Navigating Compliance in the Age of Automation June 2, 2025

