

Publications

Labor and Employment Alert: Private Property Improvements for Benefit of State – Lessee Held Not Subject to Prevailing Wages

Related Attorneys

Nelson D. Cary

Related Services

Labor and Employment

CLIENT ALERT | 2.5.2010

An Ohio trial court in Franklin County recently ruled that a private company's improvements to its property are not subject to prevailing wages, even if those improvements are for the benefit of the tenant – a state agency.

Click on the link below to download the *Labor and Employment Alert* which discusses this ruling.