

## Campbell Quoted in *Crain's Cleveland Business* Story Entitled “Ferry Cap Puts Legal Screws to Union”

### Related Services

Employment Litigation

Labor and Employment

Labor Relations

NEWS | 2.11.2013

David Campbell, a partner in the Vorys Cleveland office and a member of the firm's labor and employment group, was quoted in a *Crain's Cleveland Business* story about a northeast Ohio employer that has sued some of its employees and their union “over claims the employees are refusing to work overtime because they oppose a relocation.”

The story states:

*“Another local labor and employment attorney, David A. Campbell, said he's surprised Ferry Cap took to suing the employees rather than disciplining — and even firing — them. He also said he was surprised the collective bargaining agreement may not require mandatory overtime because most union contracts do.*

*‘I would simply handle it at the plant and discharge for subordination,’ said Mr. Campbell, a partner in the Cleveland office of Columbus-based Vorys, Sater, Seymour and Pease LLP. ‘Either this company doesn't have the appropriate contract ... or they're just simply not responding the way a typical employer would.’”*

To read the entire story, visit the *Crain's Cleveland Business* [website](#). (Subscription may be required).