

ARTICLE

Whistleblower Rules Extend to Private Companies

MARCH 31, 2014

Reprinted with permission from ALM.

The U.S. Supreme Court issued a ruling on March 4 that expanded whistleblower protections in a way that will have a significant impact on private companies. In *Lawson v. FMR LLC*, the Supreme Court held that the antiretaliation protections of the Sarbanes-Oxley Act apply not only to public companies, but also to employee whistleblowers of private companies that contract with public companies.

Less Than 1 Min Read

Author

Dan Webb

Related Locations

Chicago San Francisco

Related Topics

Sarbanes-Oxley SOX Whistleblower Whistleblower Provisions

White Collar Litigation

Related Capabilities

Government Investigations, Enforcement & Compliance

Related Professionals



<u>Dan Webb</u>