

SCOTUS Says No Presumption of Prudence In ERISA Stock Drop Cases

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Earlier today, in *Fifth Third Bancorp v. Dudenhoeffer*, the U.S. Supreme Court declined to adopt the so-called Moench presumption of prudence pursuant to which many circuit courts had dismissed ERISA stock drop claims unless plan participants had pled allegations that the company's economic situation was dire or the company was on the brink of collapse.... [Continue Reading](#)

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