

Court of Appeal Holds that State Courts Have Concurrent Jurisdiction over FCA Retaliation Claims

California Employment Law Blog on **February 6, 2014**

On January 30, 2014, the California Court of Appeal for the Fifth Appellate District ruled that California State courts have concurrent jurisdiction over retaliation claims under the federal False Claims Act (FCA) in *Driscoll v. Superior Court (Spencer)*. The following addresses the basis for that ruling and its implications. Background Radiologist Scott Driscoll worked for physician Todd Spencer and... [Continue Reading](#)