

CLIENT ALERT: U.S. COURT OF APPEALS CONFIRMS CIRCUIT SPLIT ON WHETHER WHISTLEBLOWER LAWS REQUIRE INTENT TO RETALIATE

03.06.2017

Several federal whistleblower laws contain a peculiar burden of proof provision. Under these laws, a plaintiff who believes he has been retaliated against needs only to prove that his protected whistleblowing was a “contributing factor” in the adverse personnel action.

[Click here to read the alert.](#)