

Boston Attorney Discusses Supreme Court Ruling on SOX Retaliation Claims

News 2.09.24

In interviews with *HRDive*, *Law360* and *SHRM*, **Katie Reynolds** shares her insight on the U.S. Supreme Court's February 8thruling in *Murray v. UBS Securities*, *LLC*, in which the high court decided that "retaliatory intent" does not have to be proven in whistleblowers' Sarbanes-Oxley Act (SOX) retaliation claims.

To read the articles visit <u>HR Dive</u>, <u>Law360</u>, and <u>SHRM</u> (subscriptions required).

Please reach out to our Media team for any news inquiries.

Related People



Katie Reynolds Associate 617.532.6945 Email

Service Focus

Employment Discrimination and Harassment

Related Offices

Boston