



Attorneys Review Supreme Court Ruling that Makes it Harder for Employers to Defend Against Whistleblower Retaliation Claims

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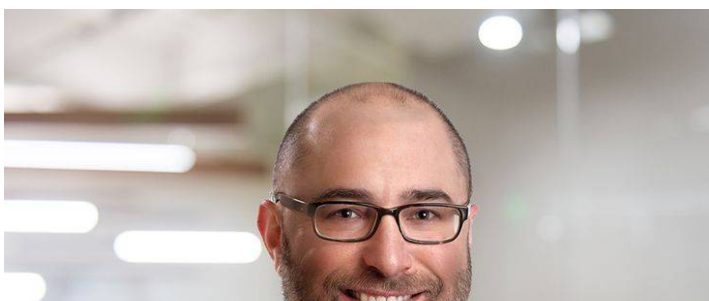
In a bylined article published in the *Employee Relations Law Journal*, **Jeffrey Fritz**, **Katie Reynolds**, and **Jeffrey Shapiro** discuss a decision by the U.S. Supreme Court holding that Sarbanes-Oxley Act whistleblower protections do not require an employee to demonstrate that the employer acted with “retaliatory intent.”

To read the full article visit the [*Employee Relations Law Journal*](#).

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