

Second Circuit Rejects “Definitively And Specifically” Standard In Whistleblower Action Against J.P. Morgan

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On October 8, 2014 the Second Circuit vacated the district court decision holding that the “definitively and specifically” standard was too strict and that Sarbanes Oxley could extend its focus to the reasonable belief of a whistleblower.

Jurist

“Federal appeals court revives whistleblower lawsuit against JPMorgan”

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"Revived SOX Whistleblower Case Back In J.P. Morgan's Sights"

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