

Whistleblower and Qui Tam Actions

Related Practices

Employment and Labor Law

- Wage, Hour, and Equal Pay Claims
- Whistleblower and Qui Tam Actions
- Wrongful Termination – Employee
- Wrongful Termination – Employer

Whistleblower, Qui Tam, and Fraud Litigation Lawyers

At Rosen Hagood, our skilled team of attorneys provides our clients with sound advice and representation in Qui Tam, Whistleblower, and Fraud Litigation. Our attorneys provide experienced and aggressive representation to private citizen “whistleblowers” looking to bring fraud cases on the government’s behalf as well as their own, in what is commonly referred to as a “qui tam” case. We represent clients during these unusual procedures under a federal law known as the False Claims Act (FCA) to obtain a 15%-30% share of the government’s recovery in such cases.

The major areas of FCA cases involve:

- Health care fraud
- Insurance fraud
- Tax fraud
- Medicare/Medicaid fraud
- Financial industry fraud
- Defense contractor fraud
- Government construction fraud

The False Claims Act differs from nearly all other forms of civil litigation because of its unique filing procedures and requirements. The FCA recoveries have drastically increased since 1986 with yearly recoveries over \$1 billion in FCA cases. Congress also strengthened the FCA with major amendments in 2009 and 2010.

If you believe that you have a valid whistleblower or qui tam claim, contact the lawyers at Rosen Hagood to assist you with your dispute.