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## Mark Cole Authors Article on Recent False Claims Act Trends

Spencer Fane attorney Mark Cole examines the slate of 2024 settlements and resolutions surrounding the False Claims Act (FCA), especially as they relate to the health care industry, in an article published in the December issue of ABA Health eSource, the monthly e-newsletter for the health section of the American Bar Association.

The article, <u>FCA Enforcement Trends in 2024</u>, outlines a few notable FCA settlements and legal developments as well as the impact of these trends on the health care industry.

"The constantly changing legal landscape of the FCA is driven by the high level of exposure, especially in healthcare cases where alleged noncompliance over a few years can involve thousands of claims," Mark wrote.

At the firm, Mark is a first-chair trial lawyer handling complex matters for clients in highly regulated industries, including health care and financial services. He has extensive experience with individual, class, and consolidated actions in state and federal courts. Mark also represents clients in arbitration before various administrators, including the AAA, JAMS, and AHLA.

Read Mark's full <u>ABA Health eSource article</u>. Please note, a subscription may be required.