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Whistleblowers

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Big Whistleblower Lawsuit Recoveries

- \$3.5 million jury award against defense contractor
 - Cejka v. Vectrus Systems, 2019 WL 8198090 (D. Colo. Feb. 21, 2019)
- \$2.5 million jury award against City of Abilene
 - Carter v. City of Abilene (December 2019)
- \$3.9 million jury award against City of Denton
 - Grim and Maynard v. City of Denton (February 2020, appeal pending)
- \$11 million jury award to a whistleblowing lawyer
 - Wadler v. Bio-Rad Labs, 754 F. App'x 661 (9th Cir. 2019) (upholding \$8 million award to former general counsel)
- \$4.6 million jury verdict against shopping center mgmt company
 - Salerno v. Mpi Mgmt., No. 19-0145-CV-W-BP, 2020 U.S. Dist. LEXIS 146217 (W.D. Mo. 2020)

Roadmap

- New federal whistleblower statutes
- National Defense Authorization Act
- Texas health care whistleblowers
- Texas Whistleblower Act
- Discuss ethical issues related to attorney whistleblowers



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Select Federal Whistleblower Statutes

Statute	Year	Codified
False Claims Act	1863	31 U.S.C. § 3730(h)
Whistleblower Protection Act	1989	5 U.S.C. § 2302
National Defense Authorization Act of 2013	2013	41 U.S.C. § 4712
Sarbanes-Oxley Act	2002	18 U.S.C. § 1514A
Dodd-Frank Act	2010	15 U.S.C. § 78∪–6(i)
Federal Water Pollution Control Act	1972	33 U.S.C. § 1367
Federal Mine Safety and Health Act	1977	30 U.S.C. § 815(c)
Seaman's Protection Act	1984	46 U.S.C. §2114
Federal Railroad Safety Act	2007	49 U.S.C. §20109
Commercial Motor Vehicle Safety Act	1994	49 U.S.C. § 31105
Food Safety Modernization Act	2011	21 U.S.C. § 399d

"New" Whistleblower Statute: Taxpayer First Act

- Enacted July 1, 2019 (codified at 26 U.S.C. § 7623(d))
- **Prohibits**: employer retaliation against employee reporting tax fraud or underpayment of taxes
- Statute of Limitations: 180 days to file with Dept. of Labor
- Causation standard: "contributing factor"
- **Remedies**: double back pay, reinstatement, uncapped compensatory damages, attorneys' fees and costs

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Brand New Whistleblower Statutes: CAARA and AMLA

- CAARA Criminal Antitrust Anti-Retaliation Act, 15 U.S.C. § 7a-3
 - Protected activity: internal reporting to supervisor, or reporting criminal antitrust violations to ER, govt, participating in investigations or proceedings
- AMLA U.S. Anti-Money Laundering Act 2020 (within 2021 NDAA), 31 U.S.C. § 5323(g)&(j)
 - **Protected activity**: internal reporting, or external reporting of money laundering or BSA violations
 - Reward system for tips related to money laundering financial crimes:
 - Prior law: Bank Secrecy Act (BSA) Whistleblower rewards capped at \$150,000
 - AMLA § 6314 removes award cap, awards up to 30% of penalties on any action that exceeds \$1m in penalties (like FCA, but no minimum %)
 - According to ABA, \$1bn in criminal penalties assessed in past 5 years
- AIR21 default rules apply for now -https://www.osha.gov/sites/default/files/AIR21DeskAid.pdf:
 - Causation standard: "contributing factor"
 - Remedies: back pay, reinstatement, uncapped compensatory damages, fees and costs.
 - Added: Kickouts and jury trial for both after 180 days, 2x back wages damages for AMLA, arbitration not enforceable for AMLA (§ 5323(j)).



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