Recent Enforcement Trends:
Examples from AKS and Stark to
Private Enforcement

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Private Enforcement	
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This Session Uses Polling	
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Text HCCA to 22333 once to join and then A, B, C, or D	
Or Respond at PollEV.com/hcca	
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Agenda

- Key Fraud & Abuse Laws
- Healthcare Enforcement Trends
- Conclusion & Questions

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Key Fraud & Abuse Laws	
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Federal Health Care Fraud Statute (18 U.S.C. § 1347)	
■ Federal criminal statute for public AND private health care fraud	
 Knowingly and willfully execute/attempt/conspire a scheme/artifice in connection with delivery or payment of health care benefits: 	
 Defraud any health care benefit program; or Obtain by false or fraudulent pretenses property under custody/control of such program 	
Up to 10-years imprisonment, restitution, and fine	
8	
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False Claims Act (31 U.S.C. § 3729)	
A false claim, statement, or conspiracy for payment from the <i>United States</i> Claim must be submitted "knowingly"	
■ Actual knowledge	
- No specific intent to deriada required	
■ AKS and Stark are bases for liability	
3X damages, penalties, exclusion Law Office of Law Office of	
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Texas Medicaid Frau Code § 36.001 et sec		ēx. Hum. Res.		
 False statement, misrep of Medicaid (or knowing obst Same "knowingly" standard 	material fact, or conspirac ruction of investigation) ds	cy for payment from		
2X damages, FCA-level penPatient Solicitation Act and of claim		Statute can form basis		
		10		
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Anti-Kickback State	ute (42 U.S.C. §13	320a-7b(b))	 	
 Federal criminal statute Prohibits knowingly and wiremuneration for recomme goods and facilities) paid for Remuneration is anything of the status of the statu	ending/arranging items or or by a federal health care	services (including		
Substance not form of arraOne purpose test; no speci				
■ Includes non-clinicians		11		
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AKS, penalties				
ANS, periarries Advisory Opinions address	industry concerns, not pre	ecedential		
 Violation is a felony, punish Criminal fines of up to \$100 Imprisonment for up to 10 y Civil monetary penalties 	nable by: 1,000			
ExclusionPenalties and criminal liabi	lity apply to both sides of	the arrangement		
 Violation can also be the base State analogs may limit kicl 		ans 12		
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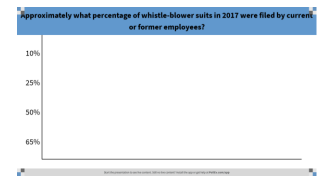
AKS, referrals			
	vities	t "arranging for or	
 Patient self-referrals (i.e., 	, choosing a particular provider, s recertification of the need for ca		
- Physician certification of	recertification of the fleed for ta	ii e	
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AKS, items or ser	vices		
■ Items and services includ	le:		
Diagnostic testsDevicesDME			
 Ancillary services Imaging 			
 Physician services Inpatient and outpatient 	hospital services		
		14	
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Aug C I II I	. 1		
AKS, federal heal	· -		
 Federal healthcare progr Medicare Medicaid/CHIP 			
TRICARE (for active militaVeterans Health Administ	ary) tration (for military veterans)		
AL CTONA PIPE	CT Coursel Tour	Law Office of	
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AKS, remuneration	
■ The transfer of anything of value, directly or indirectly, overtly or covertly, in cash or in kind ■ Meals, trips, gifts ■ Cash payments or waivers of cash payments ■ Free or below FMV services or items (e.g., supplies, standalone services) ■ Discounts and rebates ■ Warranties ■ Credit arrangements ■ Profits or dividends ■ "Carve out" of federal business does not eliminate AKS risk	
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AKS, risk analysis	
Several statutory exceptions and regulatory safe harbors If no safe harbor, the totality of the facts and circumstances are analyzed OIG's principal concerns in assessing potential risk are: Overutilization Increased federal healthcare program costs Interference with clinical decision-making and patient freedom of choice Patient safety and quality of care concerns Unfair competition FMV / commercial reasonableness generally means less risk	
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AKS, safe harbors	
There are several statutory exceptions and regulatory safe harbors that protect certain arrangements, including: Space and equipment rentals Personal services and management contracts Bona fide employees Small investment interests Discounts	
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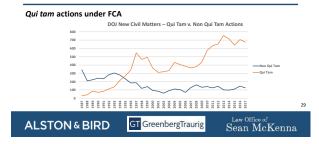
102.001) Prohibits (1) knowingly of	on Statute (Tex. Occ	any remuneration (2)		
licensed, certified, or regi Incorporates AKS safe har	a patient or patronage (3) fo stered by a state health care bors plus unique exceptions ships require disclosure at ti	e regulatory agency		
■ Unlike AKS, applies to all				
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32.43)	Bribery Statute (Tex.			
	Iding physicians) from solicitenefit that will influence the eaffairs of his beneficiary			
Beneficiary consent is anApplies to the offeror of t	he benefit as well			
■ Felony, fines (up to doubl	e the benefit)			
AL STONE BIRD	CT Consultant Touris	20 Law Office of		
ALSTON & BIRD	GT GreenbergTraurig	Sean McKenna		
Texas Medicaid Adr Hum. Res. Code § 3		s Statute (Tex.		
	ickbacks, and failure to main	ntain documentation		
to support claim for paym Administrative action, day amount paid, plus up to \$	mages, administrative penal	ties (up to twice the		
AL STONE DIDD	CT CroopboyeTrousia	Law Office of		

Stark Law (42 U.S.C. § 1395nn)	
Prohibits physician self-referrals Must involve physician referral Ownership interest or compensation arrangement (direct or indirect) Designated health services (e.g., outpatient drugs, DME) Medicare and Medicaid (indirectly) Strict liability — Must fully satisfy statutory or regulatory exception Remedy is payment disallowance for entire period of noncompliance Exclusion and CMP liability May be violation of FCA State law may limit non-Medicare business agreements	
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Stark Law, continued	
Stark exceptions include: In-office ancillary services (group practices) Publicly traded securities and mutual funds (not small entities like AKS) Bona fide employment relationships Personal service arrangements Rental of office space and equipment FMV compensation Indirect compensation Must meet every requirement of a Stark exception	
Many exceptions require FMV and commercial reasonableness ALSTON & BIRD GT GreenbergTraurig Sean McKenna	
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Stark Law, Designated Health Services	
Clinical laboratory services Physical/occupational therapy, and outpatient speech-language pathology services Radiology and certain other imaging services Durable medical equipment and supplies Parenteral and enteral nutrients, equipment, and supplies Prosthetics, orthotics, and prosthetic devices and supplies Prosthetics, orthotics, and prosthetic devices and supplies Home health services Outpatient prescription drugs (including drugs administered in office) Inpatient and outpatient hospital services	
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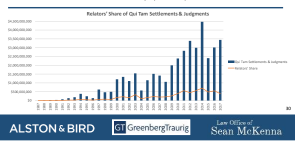
Civil Monetary Penalties	s Law (42 U.S.C.	§ 1320a-7a(a))		
HHS-OIG administrative remeds Permissive exclusion and mone Beneficiary inducement Knowingly submit claims for patt Failure to report and report knov Payment or receipt of illegal kick Mirrors FCA but not governed be builted discovery Hearsay admissible OIG usually releases this author Agreement	ey damages for specific tern of items/services that wn overpayment tbacks by civil rules of procedu	lack medical necessity		
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Texas OIG Regs				
 Authorizes HHSC-OIG to take at Medicaid program violations in False claims (1 Tex. Admin. Cod Failure to repay "within 60 cale an overpayment" (1 Tex. Admir Kickbacks or self-dealing (1 Tex. 	icluding: le § 371.1653) endar days of self-identi n. Code § 371.1655)	fying or discovering		
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Trends in Heal Enforcement	thcare	27		
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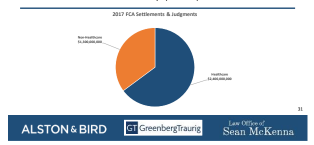
1. Continued FCA Activity (cont.)

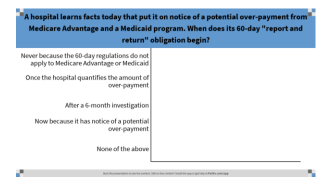


1. Continued FCA Activity (cont.)



1. Continued FCA Activity (cont.)





2. Uncertainty About 60-Day Rule

- Withholding "obligation" to government can form basis of FCA claim
 - "Overpayment" includes "any funds that a person receives or retains under subchapter XVIII [Medicare] or XIX [Medicaid] to which the person, after applicable reconciliation, is not entitled under such subchapter.
- An "overpayment" must be reported and returned by the later of "(A) the date which is 60 days after the date on which the overpayment was identified; or (B) the date any corresponding cost report is due, if applicable"

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2. Uncertainty About 60-Day Rule (cont.)	
When does 60-day clock start? Upon notice of a potential overpayment – <i>Kane</i> When overpayment is quantified or provider fails to exercise reasonable diligence – CMS Part A & B regulations After up to 6 months of investigation – CMS regulatory preamble	
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3. New Legislation • Eliminating Kickbacks in Recovery Act of 2018 (to be codified at 18 U.S.C. § 220) • Part of the Substance Use Disorder Prevention that Promotes Opioid Recovery and	
Part of the Substante See District Prevention Har Formities (Pub. L. 115-271) New federal kickback prohibition applies to payments to induce referrals to recovery homes, clinical treatment facilities, and laboratories Applies to "any public or private plan or contract, affecting commerce, under which any medical benefit, item, or service is provided to any individual" Exceptions for discounts, bona fide employees, independent contractors, etc. Employment exception narrower than AKS; comp cannot vary based on (1) number	
of individuals referred, (2) number of tests/procedures performed, or (3) amount billed to or received from a public or private payor.	
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A hospital learns facts today that put it on notice of a potential over-payment from	
Medicare Advantage and a Medicaid program. When does its 60-day "report and return" obligation begin?	
Yes, violations of the AKS are false claims under the FCA	
Yes, AKS violations "taint" all claims	
No, unless the claims would not have been submitted "but for" the AKS violation	
No, unless there is evidence "linking" the AKS violations to the claims	
Surf the prevention is pure the content. SEE in the content receif their gap or get help at their standings	

4. Causation Ques	etions AVS Based	ECA Actions		
 "[A] claim that includes item AKS] constitutes a false or fr U.S.C. § 1320a-7b(g) 			-	
What does it mean for a clai an AKS violation?	m to include items or serv	vices "resulting from"		
Courts have rejected the idea At a minimum, need some lin				
■ United States ex rel. Greenfie 2018)				
		37		
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4. Causation Question	ons AKS-Based FC <i>F</i>	A Actions		
(cont.)				
 United States ex rel. Greenfield Cir. 2018) "A kickback does not morph into 			-	
illegal recommendation or refer	of a last claim unless a particular real and a provider submits a clair e must have some record evidenc and the medical care received by patients"	n for reimbursement	-	
 United States ex rel King v. Solv 				
2017) - "At best, Relators' circumstantia between Solvay's alleged off-lab	al evidence suggests only the potence marketing and off-label prescr	ential for a causal link riptions but says nothing		
"At best, Relators' circumstantia between Solvay's alleged off-lat about whether the marketing sc patients. Without evidence indiperscriptions to Medicaid patier off-label marketing theory of FC	cating that off-label marketing a nts resulting in false claims to the "A liability cannot survive summa	rescriptions to Medicald trually caused off-label government, Relators' ry judgment."		
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A physician-owned, out-of-n	etwork Texas hospital nav	s per-patient fees to		
physicians and others for patient	referrals. The hospital doe	es not accept Medicare or		
Medicaid patients. A potential in told there is no risk and "everyor				
	be concerned?			
No; there is no Medicare/Medicaid reimbursement				
No; as long as the arrangement complies with the Travel Act Safe Harbor				
Yes; the Texas AG can file a quit tam suit based on alleged Travel Act violations				
Yes; there is a risk of being prosecuted under the federal Travel Act for alleged violations of state law (e.g., the Texas Commercial Bribery Statute)				
Start the presentation to se	the content. Still no live content? Install the app or get help at Politik x.com/ap	op ■		

5. Use of the Federal Travel Act (18 U.S.C. § 1952)	
 Anti-racketeering statute used to prosecute AKS violations Prevents use of mail or interstate/foreign travel or commerce with intent to "promote, manage, establish, carry on, or facilitate the promotion, management, establishment, or carrying on, of any unlawful activity" 	
 "Unlawful activity" includes "briberyin violation of the laws of the State in which committed or of the United States" 	
Can transform a state crime (commercial bribery) that is seldom prosecuted separately in state court into a federal felony	-
■ Penalties include imprisonment up to 5 years, fines, or both	
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In-network community hospital enters lab management, billing, and services	
arrangement with out-of-network lab and affiliated companies. Lab performs tests and submits claims to private payors under hospital's name/number, and	
reimbursement is split among the parties. Although previously on the brink of	
closure, the hospital soon sees increased revenue from testing performed on samples submitted from all over the country. Is there anything to worry about?	
No; there's nothing illegal about using a reference lab	
No; enforcement would put the hospital	
out of business and harm the community Yes; private payors can use their influence	
to "inspire" government enforcement Yes; especially if payors see a dramatic	
increase in lab claims and reimbursement	
росструкционно от песнями на нестана подостору в допу от нестаницу	
6. Private Payor Enforcement (cont.)	
Commercial payors suing providers to recoup/avoid tainted payments	
 In-Network Litigation (Sharkey-Issaquena Cmty. Hosp., The People's Choice Hosp.) Fraud, civil conspiracy/RICO, negligent misrepresentation, unjust enrichment, tortious interference, etc. 	
 Focus on increased utilization/reimbursement (e.g., increase from 85 urine drug test claims over a 6-month period, to more than 37K claims over a 6-month period) 	
 Out-of-Network Litigation (e.g., Bay Area Surgical, Humble Surgical Hosp., Sky Toxicology) Fraud, conspiracy, unjust enrichment, intentional interference with contractual relations, etc. 	
 Frauty, conspiracy, unjust enrichment, intentional interference with contractual relations, etc. Focus on amount billed and alleged kickbacks \$100K for ear wax removal; \$139K to repair crooked toe 	
 Alleged kickbacks include payments to physicians and copay waivers/fee forgiveness 	
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7. Texas Corporate Practice of Medicine Doctrine					
Prohibits physicians from entering into partnerships, employment relationships, fee splitting or other arrangements with non-physicians who direct or control the professional practice. Similar prohibition for dentists. Exceptions for employment by certain nonprofit health organizations, rural hospitals, and organizations that provide medical and/or dental care to underserved populations Derived from Tex. Occ. Code §§ 155.001,155.003, 157.001, 164.052(8), 165.156. Captive practice (or "friendly" physician) model can raise CPOM concerns CPOM varies by state, as does CPOM enforcement Private parties have used CPOM as a shield in breach of contract litigation					
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Conclusion & Questions					
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