

24 Jan 2018 | Analysis

QUOTED. Jan. 24, 2018. Jonathan Phillips.

by

Check out what Gibson Dunn attorney Jonathan Phillips had to say about continuing questions for the medical device industry with regards to False Claims Act liability under a 2016 US Supreme Court decision.

"The question is, are they representing anything about the medical device when they submit a claim? I don't think they do." –Jonathan Phillips, partner, Gibson Dunn

> Find out more: ['Escobar' Conundrum: 2017's Biggest Story In Medtech False-Claims Enforcement](#)

[Click here](#) for a free trial of *Medtech Insight*