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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

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