

## DARYL L. SAYLOR

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### Overview

Daryl Saylor is a partner in Lash & Goldberg LLP's Fort Lauderdale office. Prior to joining the Firm, Daryl practiced at two global law firms, DLA Piper LLP and Fried, Frank, Harris, Shriver & Jacobson LLP.

Daryl represents global and national companies, boards, agencies, government contractors, executives, officers, directors and individuals in high stakes lawsuits/appeals, government enforcement actions, and internal investigations relating to the False Claims Act (FCA), Stark Law (Stark), Anti-Kickback Statute (AKS), Foreign Corrupt Practices Act (FCPA), Sherman Act, fraud, breach of contract, securities, corporate governance, deceptive trade practices, real estate, and employment. His experience spans multiple sectors, including, without limitation, healthcare, pharmaceuticals, banking, securities, professional services, real estate, oil and gas, telecommunications, entertainment, and hospitality.

Daryl focuses a large portion of his practice on defending high stakes FCA actions/investigations. He regularly handles all aspects of such matters, including complex investigations while complaints are under seal, dispositive motions, trials, appeals and the negotiation of settlement agreements. He has litigated these kind of actions concerning numerous federal healthcare reimbursement programs (Medicare Parts A, B, and C, Medicaid, Tricare, Champ VA, Veteran's Choice, and the Federal Railroad Retirement Program) and virtually every type of cause of action (31 U.S.C. §§ 3729(a)(1)(A), (false claims), (a)(1)(B) (false records), (a)(1)(C) (conspiracy), (a)(1)(G) (reverse false claims), 31 U.S.C. § 3730 (retaliation), 42 U.S.C. § 1395nn (Stark), and 42 U.S.C. § 1320a-7b(b) (AKS)).

Daryl also conducts internal investigations – both on a domestic and global

scale – assisting clients gather facts, perform remediation as necessary, and respond to civil investigate demands, grand jury subpoenas, administrative subpoenas, and other requests served by the U.S. Department of Justice, the U.S. HHS Office of Inspector General, the Centers for Medicare & Medicaid Services, the U.S. Securities & Exchange Commission, U.S. Attorneys' Offices, states' attorneys general offices, and other foreign enforcement bodies.

## **Education:**

- University of Michigan, J.D.
  - Managing Editor, Michigan Business & Entrepreneurial Law Review
- University of Florida, B.S., *magna cum laude*

## **Admissions:**

- Florida
- New York
- United States Court of Appeals, Eleventh Circuit
- U.S. District Court for the Southern District of Florida
- U.S. District Court for the Middle District of Florida
- U.S. District Court for the Northern District of Florida
- U.S. District Court for the Southern District of New York

## **Honors / Accreditations:**

- Chairman, United Way of New York City, Junior Board (2016-2018)
- Legal Aid Society of New York 2018 Pro Bono Publico Award
- Appointed member of New York City's Corporation Law Committee (2017)
- Managing Editor, Michigan Business & Entrepreneurial Law Review

## **Professional Affiliations:**

- Member, Florida Bar Association
- Member, New York State Bar Association
- Member, New York City Bar Association

## **Representative Cases:**

- Obtaining dismissal for 140 hospitals in civil FCA action alleging violations of the meaningful use regulations for

Electronic Health Record systems in which over \$1.65 billion in damages were alleged;

- Obtaining dismissal for hospital in a civil FCA action alleging false claims to federal healthcare programs given purported failure to comply with various CMS regulations (alleging approximately \$528 million in damages);
- Obtaining \$24 million arbitration award for healthcare company in breach of contract action;
- Obtaining dismissal for corporate officer/director in breach of fiduciary duty action arising from data breach that resulted in loss of key \$2.5 billion contract;
- Representing Fortune 500 pharmaceutical company in FCPA investigation in China, South Korea, Romania, Italy, Lebanon, UAE, Bahrain, South Africa and other high-risk markets;
- Obtaining dismissal for national coffee chain in breach of contract and fraud action;
- Obtaining dismissal for Fortune 500 pharmaceutical company in Civil Racketeer Influenced and Corrupt Organizations Act action;
- Representing inventory management company in lawsuit seeking to hold it liable for former officer's alleged \$100 Ponzi scheme;
- Representing numerous clients in connection with civil investigative demands and grand jury subpoenas, with a particular emphasis on FCA, FCPA, kickback and fraud allegations; and
- Representing numerous clients in non-compete litigation.