# Perspective of the Whistleblower 

John R. Thomas, Jr.

Healy Hafemann Magee
WWW.HHM.LAW

Joseph M. Thomas

## Overview of Legal Practice

- Represent whistleblowers in a variety of cases, primarily False Claims Act cases.
- Founder and national Chair of the Federal Bar Association Qui Tam Section
- Prior experience as US Marine attorney.


## False Claims Act

- "Lincoln Law"
- Qui Tam provisions allow private whistleblowers to bring suit on behalf of the United States Government.
- Elements: (1) Falsity; (2) Scienter (Knowledge); (3) Materiality; and (4) Damages
- Treble Damages
- Whistleblowers ("Relator") may receive up to $30 \%$ of the recovered amount.


## Whistleblower Goals

- Scientific Integrity
- Protection from Retaliation
- Transparency
- Saving Resources
- Consequences for Wrongdoers



Duke University is at the center of a whistleblower lawsuit concerning potential research misconduct. uschools UNIVERSITY IMAGES/ISTOCKPHOTO

## Whistleblower sues Duke, claims doctored data helped win $\$ 200$ million in grants

By Alison McCook, Retraction Watch \| Sep. 1, 2016, 2:00 PM

## Disclaimer

- Some information related to the case remains non-public, and we will not share any such information in this presentation.
- The settlement in this case did not involve an admission on the part of Duke as to liability or any of the factual particulars of the case.
- Any factual analysis are our impressions and opinions.


## US ex rel. Thomas v. Duke University,

 et al.- Core Laboratory
- 8 years of pulmonary research
-~50 publications
-~35 grants


## Procedural History of Case

- Filed May 2013
- DOJ investigated for 4 years, Litigated for 2 years
- 52 depositions, 15+ experts
- Settled in November 2018
-\$112.5M USD



## Joe's Perspective

- Observations
- Motivations
- Factors leading toward legal route
- Outcomes


## Challenges

- FCA is an anti-fraud statute - usually used for Medicare fraud and procurement fraud, not scientific fraud.
- Objective vs. Subjective
- Materiality


## Takeaways

- Legal system can have a role in addressing research misconduct
- Institutions need to better understand whistleblower motivations and respond
- Increased legal (and financial) exposure may lead many universities to increase efforts to address research misconduct


## Questions?

jt@hhm.law

