

"Fraud against the Medicare program may take many forms," stated Mr. Khurana. "It can be adjusting patient records to earn more from Medicare, surcharging the government, supplying subpar product or services, and many other activities. The government counts on private whistleblowers to come forward with direct knowledge and proof of fraudulent activities and the government rewards the whistleblowers for their important support. Through qui tam suits, whistleblowers have the ability to bring civil claims against those parties on behalf of the federal government under the False Claims Act and can be rewarded for it."

The federal False Claims Act is a federal statute that renders it illegal for anybody to make false Medicare claims or otherwise defraud the federal government. It additionally allows a health care worker with knowledge of fraudulent activity against the Medicare program to file a whistleblower claim on behalf of the federal government. In exchange for their information and effort, the whistleblowers are entitled to collect benefits of between 15% to 30% of the recuperation by the federal government. The act additionally has arrangements for whistleblower safeguards against any company retaliation which may result from filing a suit or accepting a deal with the government.

When a whistleblower comes forward with evidence regarding Medicare fraud, the case is submitted to a federal district court. It is put 'under seal' while the Department of Justice investigates the lawsuit and the evidence, interviews potential witnesses, and consults with professionals and agency personnel. The federal government will then choose if it will intervene. If the government does not choose to participate, the whistleblower still may continue the case on their own.

Since healthcare employees may place themselves personally at jeopardy doing this crucial work, the federal False Claims Act highly incentivizes the potential whistleblowers with a considerable part of the financial recuperation. In an effective claim, the federal government can recuperate as much as 3 times its losses as well as charges for each occurrence of fraud. You can read more about whistleblower laws in Delaware at <https://medicarewhistleblowercenter.com/qui-tam-attorney-delaware/>.

"My job as a Medicare whistleblower lawyer is to represent these brave private citizens, to help protect them and keep them anonymous, and to work to help ensure that they are compensated for their efforts," proceeded Mr. Khurana. "Those health care employees in Delaware who know of fraudulent activity can call our offices, and we would be glad to discuss how whistleblower cases work and how the whistleblower is rewarded and protected. With their courageous support, we can help hold Medicare scams in check and hold those who commit fraud accountable for their activities."

Arvind Bob Khurana, Esq. is a skilled Medicare whistleblower attorney who represents health care employees in Delaware and all over the United States.

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Khurana Law Firm, P.C. | Medicaid and Medicare Whistleblower Attorney

With over 20 years of experience in qui tam and whistleblower law, complex litigation matters, and class action lawsuits, Khurana Law Firm has the skills and experience to hold those who defraud Medicare and the federal government accountable.

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