



Court of Appeal Rules that Personnel Investigations are Privileged

Burke Employment Law Alert

On June 8, 2016, the Court of Appeal, First District, ruled that a personnel investigation, performed by an outside attorney investigator, is protected by the attorney-client privilege and the work-product doctrine. *City of Petaluma v. Superior Court* (Cal. App. 1st Dist. June 8, 2016, No. A145437).

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