## Workplace Investigations

### **Contributing Editors**

Phil Linnard at Slaughter and May Clare Fletcher at Slaughter and May

# 05. Can the employee under investigation bring legal action to stop the investigation?



Switzerland

Author: *Laura Widmer, Sandra Schaffner* at Bär & Karrer

The accused could theoretically request a court to stop the investigation, for instance, by arguing that there is no reason for the investigation and that the investigation infringes the employee's personality rights. However, if the employer can prove that there were grounds for reasonable suspicion and is conducting the investigation properly, it is unlikely that such a request would be successful.

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#### **United States**

Author: *Rachel G. Skaistis, Eric W. Hilfers, Jenny X. Zhang* at Cravath, Swaine & Moore

In general, private sector employees have considerably fewer rights vis-à-vis a company-led internal investigation than their public sector counterparts. This is because many US states are "at will" employment states, which means that, absent an employment contract that provides otherwise, an employee can be terminated for any reason not prohibited by statute or public policy. Depending on the specific circumstances, however, an employee who is the subject of an internal investigation could bring or threaten legal action according to contract or tort principles to stop an investigation. An employee may also challenge an investigation because it was conducted in violation of certain federal, state or foreign laws, for example, the use of polygraph tests in violation of the Employee Polygraph Protection Act or foreign data privacy laws.

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# **13.** Can non-disclosure agreements (NDAs) be used to keep the fact and substance of an investigation

### confidential?



Author: Laura Widmer, Sandra Schaffner at Bär & Karrer

In addition to the above-mentioned statutory confidentiality obligations, separate non-disclosure agreements can be signed. In an internal investigation, the employee should be expressly instructed to maintain confidentiality.

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#### **United States**

Author: Rachel G. Skaistis, Eric W. Hilfers, Jenny X. Zhang at Cravath, Swaine & Moore

This is a fact-specific inquiry that depends on the specific circumstances and laws of the relevant state. In general, NDAs are frowned upon but can be used to an extent to keep certain facts and the substance of an investigation confidential. NDAs can never prevent employees from assisting in official agency investigations, however. NDAs also cannot lawfully prohibit employees from officially reporting illegal conduct by their employer.

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Contributors



Switzerland

Laura Widmer Sandra Schaffner Bär & Karrer



Rachel G. Skaistis Eric W. Hilfers Jenny X. Zhang Cravath, Swaine & Moore

www.internationalemploymentlawyer.com