

September 19, 2013

Second Circuit Rejects Fourth Amendment Challenge To Foreign Evidence Obtained Through MLAT

Stan Twardy and Elizabeth Latif authored a guest post for the *FCPA Professor* blog, which features articles on the Foreign Corrupt Practice Act. Their post, titled "Second Circuit Rejects Fourth Amendment Challenge To Foreign Evidence Obtained Through MLAT," appeared September 19.

The post can be found [here](#).

Authors



Stanley A. Twardy, Jr.

Of Counsel

Stamford, CT | (203) 977-7368

satwardy@daypitney.com