



## Recent Case Holds That ERISA Plan Fiduciaries Cannot Seek Reimbursement from the Contingency Fee Award to the Participant's Attorney

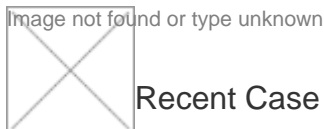
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A recent decision in the U. S. District Court for the Eastern District of North Carolina has held that a plan administrator with a claim against the insured for amounts recovered from a third party for medical benefits cannot pursue equitable remedies against the contingency fee attorney under the Employee Retirement Income Security Act of 1974 ("ERISA").

**Click the following link to read the full article in print-ready, PDF format.**

This alert was also published by the NCBA Labor & Employment e-newsletter. It appeared in Volume 29, Number 2, December 2010.



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