

## Third Circuit: Non-Pharmaceutical Cases

### WRITTEN BY

[Barbara T. Sicalides](#) | [Daniel N. Anziska](#) | [Daniel J. Boland](#)

---

In *LifeWatch Services, Inc v. Highmark, Inc.*, the US Court of Appeals for the Third Circuit addressed one of the exemptions to the antitrust laws. Specifically, the court examined the scope of the McCarran-Ferguson Act, which established a limited exemption for insurance companies from federal antitrust laws.

In this article published in *GCR – US Courts Annual Review (Third Edition)*, Troutman Pepper attorneys Barbara Sicalides, Daniel Anziska, and Daniel Boland discuss *Lifewatch* as well as *Federal Trade Commission v. Hackensack Meridian Health, Inc.*

[Read full article](#)

### RELATED INDUSTRIES + PRACTICES

- [Antitrust](#)