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"Can an Upjohn Warning Avoid Representational Ambiguity?" by Shari Brandt and James Walker

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The Corporate Counsel Section of the New York State Bar Association's newsletter, "NYSBA Inside," recently published an article written by our partners, Shari Brandt and James Walker, discussing a bench decision in *United States v. Nicholas* that addressed Upjohn warnings in the context of concurrent representations. Shari and Jim wrote a more in-depth companion memorandum after Judge Carney issued a formal decision and order in the *Nicholas* case titled *Issuing a Proper Upjohn Warning Will Not Cure Multiple Representation Conflicts*.

[Click here to read "Can an Upjohn Warning Avoid Representational Ambiguity."](#)