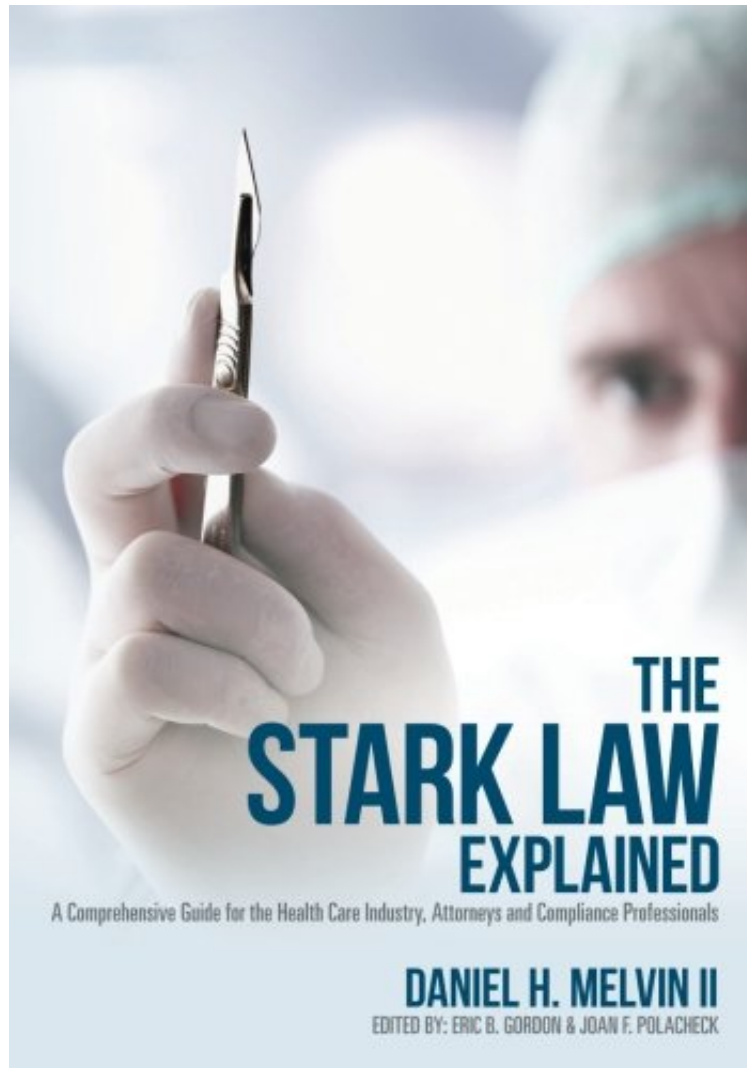


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## The Stark Law Explained: A Comprehensive Guide for the Health Care Industry, Attorneys and Compliance Professionals

*Daniel H. Melvin II*

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**Daniel H. Melvin II : The Stark Law Explained: A Comprehensive Guide for the Health Care Industry, Attorneys and Compliance Professionals** before purchasing it in order to gauge whether or not it would be worth my time, and all praised The Stark Law Explained: A Comprehensive Guide for the Health Care Industry, Attorneys and Compliance Professionals:

The riddles of the Stark Law have become increasingly difficult to solve. Thousands of pages of agency discussion and interpretation, judicial decisions, government and defense briefs, and commentary have tried to decode those riddles. The product of years of research and hands-on legal practice, this book provides a comprehensive and in-depth Stark Law resource that will give readers working in or with the health care industry the keys to decode this riddle, including: executives administrators attorneys compliance professionals clinicians accountants valuers business consultants regulators. The main body of the book avoids "legalese" to explain the law in plain English. A Glossary of Acronyms is also included for readers new to the area. Much more than a primer, however, the book also provides detailed discussion and analysis for the reader looking for a more nuanced and comprehensive treatment. This book is both a teaching tool and reference guide to one of the most important, and complicated, statutes in the current environment of increased government scrutiny of health care regulatory compliance.

**About the Author** Author Daniel Melvin and co-editors, Eric Gordon and Joan Polacheck, are partners in McDermott Will Emery's market-leading Health Industry Practice Group. Veteran health care lawyers, they counsel clients on regulatory compliance matters, assist in investigating and addressing potential violations of the laws regulating claims to the federal health care programs, and develop corporate compliance programs. Their work includes self-disclosures to CMS, OIG and DOJ, and the defense of Stark- and Anti-Kickback-related qui tam actions.