



There will be little debate that this has been a bad day for the state-sanctioned (and regulated) marijuana industry.

The Obama-era directives that significantly fettered the discretion of U.S. attorneys to bring federal narcotics charges against marijuana growers, distributors and possessors in states that "legalized" marijuana for medicinal or recreational purposes are now a thing of the past. This change in federal enforcement approach is significant considering the fact that more than half of the states in the nation have, in one form or another, legalized marijuana, and that the marijuana industry is serviced by many banks, landlords, law firms and others. But, contrary to some initial reactions concerning the implications on states' rights, the authors suggest that this move by Attorney General Jeff Sessions may actually signal a new era of increasingly decentralized federal law

enforcement decision-making. [To continue reading, click here.](#)

## Authors



### T. Markus Funk Ph.D.

Partner

[MFunk@perkinscoie.com](mailto:MFunk@perkinscoie.com) [303.291.2371](tel:303.291.2371)



### Barak Cohen

Partner

[BCohen@perkinscoie.com](mailto:BCohen@perkinscoie.com) [202.654.6337](tel:202.654.6337)

## Explore more in

### White Collar & Investigations

Blog series

## White Collar Briefly

Drawing from breaking news, ever changing government priorities, and significant judicial decisions, this blog from Perkins Coie's White Collar and Investigations group highlights key considerations and offers practical insights aimed to guide corporate stakeholders and counselors through an evolving regulatory environment.

[Subscribe ?](#)

[View the blog](#)