axinn

No Harm Means No Agreement, Acquitte No-Poach Defendants Say

PUBLICATIONS | LESS THAN 1 MIN READ

March 24, 2023 By: Anna Langlois and Ben Remaly GCR

Axinn partner Dan Oakes was quoted in the *GCR* article, "No Harm Means No Agreement, Acquitted No-Poach Defendants Say."

Click <u>here</u> to access the article. A subscription is required.

Related People



Daniel K. Oakes

Related Services

Antitrust

To subscribe to our publications, click here.

Featured Insights

- American Bar Association 2025 Asia-Pacific Conference
 SPEAKING ENGAGEMENT ANTITRUST
- NBA Commercial Law Section 38th Annual Corporate Counsel Conference
 sponsorship ANTITRUST
- GCR Live: Law Leaders Global 2025
 SPEAKING ENGAGEMENT ANTITRUST
- The 32nd Annual Marketing Partner Forum
 EVENT
- SABA North America Corporate Counsel Retreat 2025
 sponsorship ANTITRUST
- Axinn Antitrust Insight: FTC Announces Revised HSR Thresholds for 2025
 CLIENT ALERTS ANTITRUST
- Four Axinn Thought Leadership Pieces Nominated for the Antitrust Writing Awards
 AWARDS & RECOGNITIONS ANTITRUST
- Merger Remedies Back in Vogue Under Trump
 MEDIA MENTIONS ANTITRUST
- Three Takeaways from the Initial Determination at the ITC Regarding Standard Essential Patents in the 1380 Investigation
 AXINN VIEWPOINTS INTELLECTUAL PROPERTY
- A POSA's Motivation Is Not Required To Be the Same as the Inventor's in Evaluating Obviousness
 AXINN VIEWPOINTS INTELLECTUAL PROPERTY

© 2025 Axinn, Veltrop & Harkrider LLP. All Rights Reserved