axinn

Axinn Wins Another Appeal for Brown & Brown

NEWS | LESS THAN 1 MIN READ

November 15, 2011

Axinn has scored another appellate victory for insurance broker Brown & Brown. In a unanimous decision released on November 15, 2011, the Connecticut Appellate Court affirmed the Superior Court's rulings granting summary judgment to Brown & Brown on all remaining claims and rejecting the plaintiff's post judgment effort to amend its complaint. John Tanski argued the appeal for Brown & Brown, joined on the briefs by Mark Alexander.

This victory follows a 2010 Axinn win for Brown and Brown in which the Connecticut Supreme Court unanimously held that the Connecticut Attorney General cannot publicly disclose documents that he has obtained by subpoena during an antitrust investigation.

Related People



Mark D. Alexander

Related Services

Litigation & Trials

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
© 2	2025 Axinn, Veltrop & Harkrider LLP. All Rights Reserved