

Chevron, Suprema and the Case of the Disappearing ITC Importation Requirement



BYLINE ARTICLES | LESS THAN 1 MIN READ

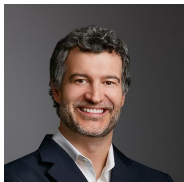
July 31, 2024

By: Brian P. Johnson
IPWatchdog

Axinn partner [Brian Johnson](#) authored the *IPWatchdog* article, “Chevron, Suprema and the Case of the Disappearing ITC Importation Requirement.”

Click [here](#) to access the publication.

Related People



Brian P. Johnson

Related Services

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
- SABA North America Corporate Counsel Retreat 2025
SPONSORSHIP ANTITRUST
- Forecasting Health Care Antitrust Under a Second Trump Administration
PODCAST ANTITRUST
- GCR 100 2025 Ranks Axinn Antitrust Group in Top Categories
AWARDS & RECOGNITIONS ANTITRUST
- What Trump's FTC Picks Mean for Bio-Pharma Dealmaking and PBMs
MEDIA MENTIONS ANTITRUST
- Capitol Forum Health Care Competition Conference 2024
SPEAKING ENGAGEMENT ANTITRUST
- Ethical Considerations for Cybersecurity, IP Transactions and Avoiding USPTO Sanctions (EIP241212)
SPEAKING ENGAGEMENT INTELLECTUAL PROPERTY
- Albertsons Ends Merger Deal, Accuses Kroger of 'Self-Serving Conduct'
MEDIA MENTIONS ANTITRUST

© 2024 Axinn, Veltrop & Harkrider LLP. All Rights Reserved