axinn

Axinn Wins 7-0 Summary Judgment in Connecticut Supreme Court

NEWS | 1 MIN READ

June 21, 2010

On August 2, 2010, Axinn, on behalf of its client, Brown & Brown, won a 7-0 summary judgment ruling in the case *Brown & Brown v. Blumenthal*. The ruling specified that the Connecticut Attorney General cannot make public documents or information he obtains through an antitrust subpoena.

The CT Supreme Court, in a unanimous decision, agreed with us that material subpoenaed by Connecticut's AG in antitrust investigations are fully confidential and may not be disclosed outside the AG's office except to governmental officials in other states who may not disclose the information outside their offices. The prohibition on disclosure is absolute during the investigation and, once litigation is commenced, the material may not be disclosed on the public record until a Court has decided, after notice and opportunity to be heard by the subpoena recipient, that the confidentiality restriction should be lifted. In addition, due to an amendment to Connecticut's antitrust act that was passed last year, the Court concluded that the same protections apply to information produced voluntarily as part of an antitrust investigation.

Michelle Seagull, attorney with Axinn, told *The Associated Press* she was gratified the Supreme Court acted unanimously to limit what the Attorney General may do with confidential information. As Ms. Seagull explained, "A party can be caught up in an investigation without having done anything wrong."

Related Services

Antitrust

To subscribe to our publications, click here.

Featured Insights

- GCR Live: Law Leaders Europe 2025
 SPEAKING ENGAGEMENT ANTITRUST
- AHLA Annual Meeting 2025
 SPEAKING ENGAGEMENT ANTITRUST
- SABA North America Annual Conference 2025
 SPEAKING ENGAGEMENT ANTITRUST
- Navigating Compliance: How the 2025 Hart-Scott-Rodino Updates Are Impacting Businesses
 WEBINAR ANTITRUST
- Volunteer Lawyers for the Arts Champions of the Arts Awards and Gala 2025
 sponsorship ANTITRUST
- NJSBA Annual Meeting and Convention 2025
 SPEAKING ENGAGEMENT INTELLECTUAL PROPERTY
- Cost-Effective and Efficient IP Litigation Strategies Making Paragraph IV Litigation Work for You
 WEBINAR INTELLECTUAL PROPERTY
- Hartford HealthCare Black and Red Gala 2025
 sponsorship ANTITRUST
- Informa CompLaw Antitrust West Coast Conference 2025
 SPEAKING ENGAGEMENT ANTITRUST

Recent Decision Shows the Heavy Burden of Actual Malice in Defamation Suits
 AXINN VIEWPOINTS LITIGATION & TRIALS

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