

Tempest in a Teapot: Gilead v. Natco Is No Sea Change in the Doctrine of Obviousness-Type Double Patenting

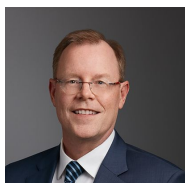
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Axinn Counsel Thomas Hedemann's article, "Tempest in a Teapot: *Gilead v. Natco* Is No Sea Change in the Doctrine of Obviousness-Type Double Patenting," was published in the Quarterly Newsletter of the AIPLA Chemical Practice Committee.

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