axinn

Federal Circuit Says It Is Not Bound PTO in Diagnostic Patent Case

PUBLICATIONS | LESS THAN 1 MIN READ

April 9, 2019 By: Mark McCarty BioWorld MedTech

Axinn counsel Thomas Hedemann was quoted in the *BioWorld MedTech* article, "Federal Circuit Says It Is Not Bound by PTO in Diagnostic Patent Case."

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

Related People



Thomas K. Hedemann

Related Services

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