## **Kluwer Patent Blog**

## USA, Trade secrets: Steiner v. Lewmar, Inc, United States Court of Appeals, Seventh Circuit, Nos. 143817cv(L), 7 March 2016

Jody Coultas (CCH) · Wednesday, April 20th, 2016

A district court properly denied a plaintiff attorney fees after it had accepted an offer of judgment to settle claims for damages and equitable relief, the U.S. Court of Appeals in New York City has held (Steiner v. Lewmar, Inc., March 7, 2016, Chin, D.). An award of costs was proper.

A full summary of this case has been published on Kluwer IP Law.

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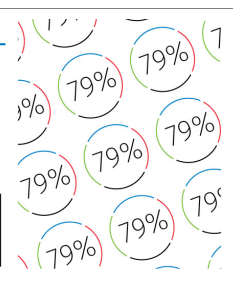
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