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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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