

Ski Pass Co. Chilled By Costs, Not Monopoly, 2nd Circ. Says

Law360

11.04.2019

Daniel Brown comments on the decision to dismiss antitrust claims against management software and gate scanning firms saying, "We are not surprised that the Second Circuit affirmed the district court's decision finding that the complaint's allegations failed to state an antitrust claim, including because the alleged agreements represent rational business decisions and not anti-competitive conduct."

Attorneys

Daniel L. Brown