

Justices Mull Pre-emption of Union Wage and CEPA Claims

Articles

01.12.2016

Doug Diaz, a partner in Archer's Haddonfield office, argued before the New Jersey Supreme Court on Jan. 6 over whether a union laborer's complaints of wage violations and alleged retaliation for his whistleblower activity are automatically pre-empted by federal labor law.

View the article here.

Related People



Douglas Diaz

Partner

ddiaz@archerlaw.com

856.616.2614

 $\hbox{@ 2025\,Archer\,\&\,Greiner,\,P.C.\,All\,rights\,reserved.}$