Reinhart

Reinhart Labor and Employment Attorneys Chris Banaszak and Rob Driscoll Were Victorious in Persuading the Illinois Supreme Court That the Standard the Illinois Appellate Courts Have Been Applying for More Than 35 years for Enforcement of Noncompete

Reinhart Labor and Employment attorneys <u>Chris Banaszak</u> and <u>Rob Driscoll</u> were victorious in persuading the Illinois Supreme Court that the standard the Illinois appellate courts have been applying for more than 35 years for enforcement of noncompete agreements in Illinois was wrong. The Illinois Supreme Court filed <u>opinion 2011 IL 111871</u> on December 1, 2011, creating a more liberal standard for enforcing noncompete agreements in Illinois.

POSTED:

Dec 1, 2011

RELATED PRACTICES:

Labor and Employment https://www.reinhartlaw.com/practi ces/labor-and-employment

RELATED PEOPLE:

Christopher P. Banaszak https://www.reinhartlaw.com/peopl

e/christopher-banaszak

<u>Robert S. Driscoll</u>

https://www.reinhartlaw.com/peopl e/robert-driscoll

These materials provide general information which does not constitute legal or tax advice and should not be relied upon as such. Particular facts or future developments in the law may affect the topic(s) addressed within these materials. Always consult with a lawyer about your particular circumstances before acting on any information presented in these materials because it may not be applicable to you or your situation. Providing these materials to you does not create an attorney/client relationship. You should not provide confidential information to us until Reinhart agrees to represent you.