

Charley Macedo, David Goldberg and Chandler Sturm Co-Author IPWatchdog Article on NYIPLA Amicus Brief in American Axle Urging Supreme Court to Return to Its Precedent in Diehr

IPWatchdog

Author(s): Charles R. Macedo, David P. Goldberg,

In this *IPWatchdog* article, Charley Macedo, David Goldberg and Chandler Sturm <u>co-authored</u> <u>an article</u> on the New York Intellectual Property Law Association's (NYIPLA) amicus brief filed on January 25 urging the U.S. Supreme Court to grant the writ of certiorari in *American Axle & Manufacturing Co. Inc. v. Neapco Holdings LLC*, No. 20-891.

The brief argues that the American Axle case is factually very similar to *Diamond v. Diehr*, 450 U.S. 175, 187 (1981), which "recognized that claims, including a calculation based on the Arrhenius equation as part of larger process for curing rubber, were patent eligible."

Read the full article.