

BELL NUNNALLY TRIAL TEAM WINS A TAKE-NOTHING JUDGMENT IN FAVOR OF OIL AND GAS CLIENT

May 12, 2021

Partners Mark Shoffner and Alana Ackels with Associate Mason Jones successfully defended a Dallas-based oil and gas company against a former employee who alleged claims for pregnancy discrimination, retaliation and a violation of the Equal Pay Act.

After a three-day hearing, the arbitrator entered a take-nothing judgment in favor of the employer.

Related Practices

Labor and Employment
Litigation

Practice Area Contact

Alana K. Ackels
Mark A. Shoffner
Mason G. Jones