

No Harm, No Foul...No Case

USLAW Magazine
Fall 2016

In an article featured in the Fall/Winter issue of *USLAW Magazine*, Molly Arranz and John Ochoa discuss the recent Supreme Court decision, *Spokeo v. Robins*, in which the Court confirmed that without a claim of actual harm where a plaintiff can point to an injury a case has no place in federal court. The article describes the case and the ripple effect the decision is having in several district courts.

PROFESSIONALS

Molly A. Arranz
Partner

John Ochoa
Partner

RELATED SERVICES

Class Action