

Publications

Creditor Claims at Death and Nonprobate Assets: Never the Two Shall Meet?

Related Attorneys

Mark E. Vannatta

AUTHORED ARTICLE | November 2011

Probate Law Journal of Ohio

Mark E. Vannatta, a partner in the Vorys Columbus office, authored an article entitled "Creditor Claims at Death and Nonprobate Assets: Never the Two Shall Meet?" for the November 2011 edition of the *Probate Law Journal of Ohio*. In the article, Vannatta says that because of two recent court decisions Ohio probate practitioners may have to reconsider their view that nonprobate assets are beyond the reach of creditors at death.

To read the article, visit the WestLaw website. (Subscription required).