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No Harm, No Remedy: Limiting Principles Under the Ontario Consumer Protection Act

Jonathan Chen and Christine Windsor co-authored the article "No Harm, No Remedy: Limiting Principles Under the Ontario *Consumer Protection Act*", published in *Class Action Defence Quarterly*. In this article, Jonathan and Christine discuss *Hoy v Expedia Group Inc.*, analyzing the limitations for class proceedings under the *Consumer Protection Act* for consumers seeking damages without providing proof of individual loss. They emphasize that consumer protection legislation is not a vehicle for seeking remedies that overcompensate claimants.

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