

RETAIL

Johnson & Bell's Retail group services several Fortune 500 companies and has secured positive verdicts for them in state and federal courts, as well as administrative agencies and arbitration panels. Our trial lawyers also provide services and counseling on record retention, development of policies and procedures, quality control and contract matters. Our digital data storage services are available for mass tort cases and other document storage needs. Our team represents some of the nation's largest and most successful retailers, and has the depth and breadth to deal efficiently with matters large and small.

Case experience includes:

- Premises liability
- Intentional torts
- Product liability
- Mass torts
- Drug recalls and withdrawals from the market
- Multi-district litigation involving pharmaceuticals
- Real estate leases and related matters
- Class action claims
- Employment and privacy actions

CONTACT

[Robert M. Burke](#)
[Edward W. Hearn](#)

RETAIL LAW ATTORNEYS

[Nelson A. Aydelotte](#)

[Natalya K. Miralaeff](#)

[Paul A. Nicolosi III](#)

[Natalie E. Diblich](#)

[Haley M. Molinaro](#)

[Elizabeth M. Lehmann](#)

[James P. Balog](#)

[Ariel T. Flood](#)

[Heather E. Shea](#)

[Katie E. Gorrie](#)

[Brian P. Gainer](#)

[Gregory D. Conforti](#)

[Nicholas R. Lykins](#)

[Edward W. Hearn](#)

[Julie J. Busch](#)

[Valandis Vrakas](#)

[Ava L. Caffarini](#)

[Ramses Jalalpour](#)

[Carlos A. Vera](#)

[Robert M. Burke](#)

Joseph R. Marconi

CLIENT RESULTS

James Balog and Ariel Flood Win Motion for Summary Judgment for National Retailer

Vera and Sedia Secure Dismissal for Client in Cook County Circuit Court, Prevail on Appeal

Carlos Secures SJ in Discrimination Dispute

Schneiderman Secures Rare Dismissal on Statute of Limitations in Cook County Case

In an Admitted Liability Case, Gainer Brings Dose of Reality to Plaintiff's Damages Demands

7th Circuit Affirms Judgment in Indiana Retail Slip-and-Fall Case

Seeking Nearly \$1 Million for Slip and Fall, Plaintiff Walks Away with \$37,500

Burke, Boehm and Ryndak Recover \$700K in Insurance Coverage Dispute

Spitzeri Secures Dismissal of Whistleblower Case

Spitzeri Obtains Dismissal of Employment Discrimination Case Against Automotive Parts Retailer

Hernandez v. Walgreen Company, 2015 IL App (1st) 142990

Hearn Receives Favorable Result in Indiana Personal Injury Case

Burke and Linneman Earn Favorable Verdict for Target Corporation in Premises Liability Case

Dorgan v. Walgreen Co., No. 1-08-2380 (1st Dist. 2009)

Todd v. Target, Federal Court. Dismissed.

Muro v. Target, Federal Court. Dismissed.

Acosta v. Target, Federal Court. Granted Summary Judgment, affirmed by Seventh Circuit.

Crumpton v. Walgreen Co., 375 Ill.App.3d 73, 871 N.E.2d 905 (1st Dist. 2007)

Defended Pharmacy Chain in Mass Tort Matters

L-Tryptophan MDL Litigation

NOTABLE CASES

James Balog and Ariel Flood Win Motion for Summary Judgment for National Retailer

Defended Pharmacy Chain in Mass Tort Matters

L-Tryptophan MDL Litigation

PUBLICATIONS

David Warnick Co-Authors IDC Quarterly Monograph on the State of Proximate Cause in Illinois

Illinois Spoliation of Evidence Law -- A Comprehensive Explanation

New Procedure for Setting Trial Dates in Cook County Circuit Court Law Division Cases, Including Construction Injury Cases

Rapid Response to Data Breach Required to Avoid Liability