



Class & Mass Tort Actions

Both American and international businesses continue to face bet-the-company class action litigation. We are well-positioned to assist companies embroiled in this high-stakes area of the law in some of the most difficult jurisdictions in the country. The Firm's main office is located in Madison County, Illinois, which, along with the adjoining county (St. Clair) have been two of the most active jurisdictions for class action cases in the country.

Our attorneys are knowledgeable concerning the intricacies of class action jurisdictional case management and class settlement procedure and nuanced by practical application of true consideration to advance our clients' prospects for successful resolution of class action cases.

Our significant experience includes:

- Defending hundreds of class actions of numerous varieties, such as consumer fraud, Biometric Information Privacy Act (BIPA), Telephone Consumer Protection Act (TCPA), environmental claims, product labeling, wage and overtime pay, and more
- HeplerBroom is the only Madison County-based firm to have actually defended a class action case to verdict in Madison County
- Defending thousands of mass tort cases involving talc, asbestos, benzene, opioids and other pharmaceuticals, medical implants (e.g. hip, knee, neck, mesh, IUDs) and other devices, catastrophic events (e.g. fatal bus accident, train derailment), baby formula, and more
- Trying to verdict a consumer fraud class action case in Madison County, Illinois, and numerous mass tort claims in both Missouri and Illinois state and federal courts
- **Advocating for a wide range of industries, including:**
 - Insurance
 - Pharmaceutical
 - Tobacco
 - Automotive manufacturing

PRACTICE CONTACTS

Beth A. Bauer
Troy A. Bozarth
W. Jason Rankin
Eric D. Rosser

PROFESSIONALS

Emilee M. Bramstedt
Glenn E. Davis
Peyton A. Hagerman
Larry E. Hepler
Charles N. Insler
Tara W. Kuchar

RELATED PRACTICES

Antitrust
Asbestos
Benzene
Environmental
Pharmaceutical & Medical Devices
Products Liability
Talc
Tobacco Litigation
Toxic Tort

- Telecommunications
- Video/DVD rental
- Securities
- Information Technology
- Tire manufacturing
- Lending/mortgage
- Car rental
- Tax preparation
- Airfreight/package delivery
- Consumer credit
- Consumer Products & Fraud
- Trade/commerce organizations

Our support staff has in-depth and broad experience, including a dedicated staff of paralegals supporting our complex class action defense strategies, e-discovery, management of high-volume discovery and data, and coordination with national counsel or counsel in other jurisdictions.

Case Results

SEPTEMBER 20, 2022

Davis Secures Dismissal of Client from Multidistrict Antitrust Case

MAY 2, 2019

HB Springfield Attorneys Secure Decertification in Gender Discrimination Case

OCTOBER 4, 2018

Court Denies Plaintiff's Motion for Class Action Certification

JANUARY 19, 2016

Davis, Insler, and Leible Achieved Significant Victory in Defeating Class Certification Motion

JULY 6, 2015

Davis Secures Dismissal of Case

APRIL 7, 2014

Davis Obtains Dismissal of National Class Action Case

MARCH 18, 2014

Davis Helps Secure Dismissal of Corporate Officers in Securities Class Action

FEBRUARY 3, 2014

Davis Secures Dismissal of National RICO Class Action

JANUARY 17, 2014

Hepler, Bauer, Bays, Kinney and Kellett Obtained Reversal of Class Certification

NOVEMBER 18, 2013

HeplerBroom Attorneys Receive an Important Class Action Fairness Act Victory

Insights

News

NOVEMBER 3, 2022 | RECOGNITION

HeplerBroom Ranked Nationally as a 2023 “Best Law Firm”

NOVEMBER 4, 2021 | RECOGNITION

HeplerBroom Ranked Nationally as a 2022 “Best Law Firm”

Publications

SEPTEMBER 1, 2020 | PUBLICATION

Rankin and Haine Update Class Actions Chapter in Illinois Attorney Handbook

APRIL 24, 2018 | PUBLICATION

Insler’s Bar Journal Article Explores Increase in Number of Illinois Biometrics Privacy Act Litigation Cases

APRIL 27, 2016 | PUBLICATION

Insler Published Article in DRI’s *In-House Defense Quarterly*

Events

AUGUST 25, 2015 | SPEAKING ENGAGEMENT

Rankin was a Presenter at DRI Class Actions Seminar

FEBRUARY 19, 2013 | SPEAKING ENGAGEMENT

Rankin Scheduled to Speak at DRI Seminar

Blog Posts

AUGUST 8, 2019 | BLOG

Missouri Gov. Parson Enacts Tort Reform Significant to Litigation and Trial Practice

FEBRUARY 20, 2018 | BLOG

Illinois District Court Applies Bristol-Myers to Class Actions as well as Mass Tort Cases

FEBRUARY 20, 2018 | BLOG

Standing in Data-Breach Cases - Risk of Future Injury Remains Unsettled: SCOTUS Skirts Apparent Circuit Conflict

MAY 23, 2016 | [BLOG](#)

Spokeo Speak: SCOTUS Addresses Injury-in-Fact Standing in Spokeo

MAY 11, 2016 | [BLOG](#)

The Eighth Circuit Sends a Bad Message on Unsolicited Faxes

NOVEMBER 19, 2015 | [BLOG](#)

Waiting For More Dough: The Eastern District of Missouri Rules that an Offer of Judgment Does Not Moot a Class Action

APRIL 23, 2014 | [BLOG](#)

Seventh Circuit Rejects Class Plaintiff's Attempt to Avoid CAFA Removal by Limiting Damages Sought in Complaint

APRIL 10, 2014 | [BLOG](#)

HeplerBroom LLC Helps Secure Dismissal of Corporate Officers in Securities Class Action

MARCH 3, 2014 | [BLOG](#)

SCOTUS Washes Out Manufacturers' Challenge to Consumer Class Actions

FEBRUARY 4, 2014 | [BLOG](#)

COMMERCIAL CLEANING FRANCHISOR SWEEPS UP RICO CLAIMS – Arbitration Provision and Class-Action Waiver Clause Valid and Enforceable by Nonsignatories

JANUARY 28, 2014 | [BLOG](#)

United States Court of Appeals for the Seventh Circuit Reverses Class Certification for Failure of the District Court to Perform a Rigorous Analysis Before Finding Predominance