



Commercial Litigation

Our lawyers listen—and take time to learn your business. We have built our reputation on our practical business experience, which combined with in-depth legal expertise allows us to help clients resolve business and commercial disputes effectively.

We work with our clients as trusted advisors who keep a sharp focus on our clients' long-term needs and goals. We work with you and apply our knowledge and skills to solve the problem because we understand that such focused resolution is vital to your company and its stake-holders – whether you are one of the Fortune 50 or a more local family business.

The complexities of today's economy, corporate governance, media and investor relations, financial services, real estate development and finance, food and agriculture, transportation and retail, energy, pharmaceutical and health care, sports, entertainment, and hospitality and constantly evolving technology challenge business leaders to navigate a wide range of often uncharted waters. We have vast experience in a wide array of commercial matters.

When Trial is Necessary, We're Ready

As trial lawyers, we are often the best resource to *avoid* lawsuits. We frequently counsel clients on how to resolve business issues without the cost and uncertainty of litigation. We also have a strong record of resolving disputes through mediation and other pre-trial strategies.

There is a difference between trial preparers and trial lawyers, and adversaries and courts alike know we mean business. The best way to a favorable result is the willingness and ability to try the case. We pride ourselves on handling complex litigation with the end result in mind – whether at the state or federal level, before a jury or judge, at commercial or mandatory arbitration. And we have the evidence management and trial presentation tools, scalable to each case, to efficiently and persuasively present your strongest case.

PRACTICE CONTACTS

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PROFESSIONALS

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RELATED PRACTICES

Business & Corporate

Construction

Employment & Labor

Healthcare

Premises Liability

Our trial and business experiences provide solid counsel and legal defense on issues including:

- advertising liability
- agribusiness & food litigation
- antitrust litigation
- banking & lender liability
- breach of contract disputes
- merger & acquisition litigation
- construction contract, performance, & failure matters
- consumer & class action cases
- cybersecurity & privacy litigation
- director & officer liability claims
- distribution of products & services disputes
- eminent domain issues
- fidelity bond claims
- fiduciary litigation
- financial services litigation
- franchise litigation
- internal investigations
- non-compete, trade secret, & employee unfair competition claims
- real estate finance
- shareholder liability
- sports & entertainment litigation
- trade regulation matters
- UCC sales & secured transactions issues
- White collar criminal defense

Case Results

NOVEMBER 1, 2022

Inslar and Davis Secure Dismissal of Breach of Contract Lawsuit Against City of Waukegan

Insights

News

MAY 11, 2023 | RECOGNITION

Magee Again Named to Elite List of Powerful Defense Attorneys

MAY 4, 2023 | FIRM NEWS

Varadachari Selected to Board of Directors of National Defense Attorney Organization

APRIL 18, 2023 | FIRM NEWS

Bousquet Joins HeplerBroom as Partner

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”

Events

APRIL 26, 2023 | SPEAKING ENGAGEMENT

Moch to Speak at State Defense Counsel Conference

Blog Posts

APRIL 18, 2023 | BLOG

Cooperation with the Justice Department: The Rules are Changing

JANUARY 10, 2023 | BLOG

Can a Discovery Dispute Lead to Extraordinary Intervention by the Illinois Supreme Court? Usually Not; That’s Why it is Extraordinary

NOVEMBER 29, 2022 | BLOG

Missouri’s Prompt Pay Act Provides for Simple Interest as Penalty for Failure to Pay

SEPTEMBER 26, 2019 | BLOG

Not Just Another Day at the “Breach”: Risk Allocation in a Specialized Construction Climate

MARCH 14, 2018 | BLOG

Self-Serving Pleadings for Additional Insureds

FEBRUARY 27, 2018 | BLOG

When Independent Insurance Producers are Not-So-Independent: Illinois Appellate Court Rejects Insurer Request for Policy Rescission Due to Producer Conduct

FEBRUARY 6, 2018 | BLOG

Read Your Insurance Policy Carefully: Insured Bound to Terms of Policy Despite Alleged Representations by Insurer’s Agent

[FEBRUARY 1, 2018 | BLOG](#)

Missouri Appellate Court Finds Ambiguity in Anti-Stacking Provision, Allows Stacking of Limits of Liability in Four Separate Auto Liability Policies

[JANUARY 30, 2018 | BLOG](#)

Illinois Appellate Court Rejects Request to Re-Write Insurer's Additional Insured Coverage to Conform with Construction Agreement

[DECEMBER 21, 2017 | BLOG](#)

Insurer Seeks Rescission Due to Misrepresentation in an Application for Insurance - Court Rules that an Insurer is Required to not only Ask Questions but also to Investigate Answers

[OCTOBER 19, 2017 | BLOG](#)

Developments in Judicial Estoppel following Seymour v. Collins

[SEPTEMBER 12, 2017 | BLOG](#)

Total Eclipse of ...Liability? A Cosmic Reminder of the Use and Effectiveness of Exculpatory Language in Contract

[MAY 4, 2016 | BLOG](#)

New Trade Secret Protection Weapon

[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

[JULY 24, 2013 | BLOG](#)

Can Parent Companies be Held Liable for the Acts of Their Subsidiaries? The Theory of Expanded Liability for Parent Companies in Illinois

[MAY 30, 2013 | BLOG](#)

Illinois Supreme Court Analyzes Circumstances Where Illinois Courts May Obtain Jurisdiction Over Foreign Corporations

[APRIL 22, 2013 | BLOG](#)

Welcome to Federal Court: U.S. Supreme Court Holds No Stipulating Way Out of CAFA Jurisdiction

[MARCH 23, 2013 | BLOG](#)

Corporate Counsel Take Note: Attorney-Client Privilege Scores Major Victory in Illinois Supreme Court

[MARCH 10, 2013 | BLOG](#)

Illinois Supreme Court Recognizes New Privacy Tort: Intrusion Upon Seclusion

[FEBRUARY 22, 2013 | BLOG](#)

Illinois Appellate Court Finds Insured's Consumer Fraud Act Claim Not Preempted by the Illinois Insurance Code

[FEBRUARY 16, 2013 | BLOG](#)

International Operations?—Important New Guidance On The Foreign Corrupt Practices Act