

Obtained Zero Liability Judgment Following a Mandatory Arbitration Proceeding in a Slip and Fall Case

Amundsen Davis obtained zero liability judgment following a mandatory arbitration proceeding in a case involving a plaintiff's slip and fall in the client's parking lot. The allegation was that a poorly maintained parking lot consisting of cracks and divots, and unusual sloping caused an unnatural accumulation of ice.

PROFESSIONALS

Kay Weiler
Partner

RELATED SERVICES

General Liability
Litigation
Mediation & Arbitration