



Coughlin Duffy^{LLP}

Premises Liability

Defending Premises Liability Claims

From major manufacturing facilities to single-family homeowners, Coughlin Duffy has successfully defended clients against all forms of premises liability claims.

Whether the matter arises out of a failure to provide a safe work environment, a slip-and-fall claim, an action under the Dram Shop Act, or other forms of alleged wrongdoing, our primary concern is the best result for our client. We understand the need for efficient and cost-effective resolution of claims, whether through litigation or alternative dispute resolution. Coughlin Duffy's experienced trial attorneys possess expertise in all facets of premises liability and routinely litigate small and high exposure cases in state and federal courts. We pride ourselves on our ability to identify and assess the potential risks in every case and to counsel our clients accordingly. Our clients include national drug, convenience, and grocery store chains; real estate developers and contractors; design professionals; landlords and tenants; and a host of other commercial and business entities that find themselves defending personal injury claims. Coughlin Duffy has successfully litigated wrongful death claims and cases that involve catastrophic, closed head, paraplegic and quadriplegic injuries.

- August 12, 2015 New Jersey Appellate Division Decides Trial Courts May Require Negligence And Contractual Indemnification Issues Be Tried Simultaneously Before A Jury
[In Estate of D'Avila v. Hugo Neu Schnitzer East, et al., A-4439-11T2, A-4705-11T2, A-4713-11T2, decided August 10, 2015, the New...](#)
- July 29, 2015 New Jersey Supreme Court Rejects Extension of Strict Liability In Workplace Injury Suits And Affirms Right To Assert Contributory Negligence As An Affirmative Defense In Such Suits
[In Rolando Fernandes v. DAR Development Corp., A-37-13, decided July 28, 2015, the New Jersey Supreme Court reaffirmed New Jersey...](#)