



News

Craig Liljestrand's CDLB Column: Tennessee Law Does Not Require Manufacturers and Sellers to Warn as to Products Manufactured and Sold by Others

January 29, 2021

Hinshaw's Craig Liljestrand has published his latest *Chicago Daily Law Bulletin* (CDLB) column. Titled "No injury liability from items not made, distributed or sold: Court," the article examines the Tennessee Supreme Court's decision in *Coffman v. Armstrong, Int'l, Inc., et al.*, No. E2017-01985-SC-R11-CV (Tenn. Jan. 4, 2021).

At issue in *Coffman* was whether Tennessee law requires manufacturers and sellers to warn of dangers associated with the post-sale integration with their products of asbestos-containing materials manufactured and sold by others. Liljestrand examines the Court's decision for defendants, in which the Court held that manufacturers only have such a duty if "[the product] was defective or unreasonably dangerous at the time the manufacturer transferred control of the product."

Read "[No injury liability from items not made, distributed or sold: Court](#)" (PDF)

You can also read "[No injury liability from items not made, distributed or sold: Court](#)," published by the *Chicago Daily Law Bulletin* on January 25, 2021 on the CDLB website (*subscription required*)

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