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Design Defects at the Connecticut Supreme Court: A Doctrine in Flux

John Cerreta wrote an article, "[Design Defects at the Connecticut Supreme Court: A Doctrine in Flux](#)," for *The Connecticut Law Tribune*. The article is about the significance of the Connecticut Supreme Court's decision in *Izzarelli v. R.J. Reynolds Tobacco*, 321 Conn. 172 (2016), which refined Connecticut's standards for design-defect product-liability claims. In addition, the article also examines how a new case looming on the court's docket — *Bifolck v. Philip Morris* — directly presents the question whether to adopt the *Izzarelli* concurrence's call to adopt the test of the *Restatement (Third) of Torts* in design-defect cases.

Authors



John W. Cerreta

Partner

Hartford, CT | (860) 275-0665

New York, NY | (212) 297-5800

jcerreta@daypitney.com