

## Craig Liljestrand Considers How a Personal-Jurisdiction Defense Can Put an End to Forum Shopping by Plaintiffs' Counsel in Asbestos Claims

In The News | 1 min read Mar 3, 2020

Hinshaw partner Craig Liljestrand, a complex mass tort and product liability attorney, authored an article titled, "Can Asbestos Ever Be Mitigated From Illinois Courts?" Published by the Illinois State Bar Association's *Illinois Bar Journal*, Liljestrand's article discusses a decades-long trend of plaintiffs' counsel choosing Illinois as a forum to litigate toxic tort asbestos cases, due to what they believe are plaintiff-friendly exposure laws and sympathetic juries in certain venues.

Liljestrand explains the practice of plaintiffs' counsel bringing many out-of-state defendants into Illinois asbestos litigation "raises more than a few eyebrows" from defense counsel who are familiar with Illinois Supreme Court Rule 137(a). He then reviews several recent U.S. Supreme Court decisions that can provide defense counsel with precedent for raising personal jurisdiction issues in asbestos cases.

## Read the full article (PDF)

"Can Asbestos Ever Be Mitigated From Illinois Courts? Illuminating asbestos' pathway out of the Land of Lincoln." was published in the March 2020 edition of the ISBA's *Illinois Bar Journal*.

Hinshaw & Culbertson LLP is a U.S.-based law firm with offices nationwide. The firm's national reputation spans the insurance industry, the financial services sector, professional services, and other highly regulated industries. Hinshaw provides holistic legal solutions—from litigation and dispute resolution, and business advisory and transactional services, to regulatory compliance—for clients of all sizes. Visit www.hinshawlaw.com for more information and follow @Hinshaw on LinkedIn and X.

## **Related People**



Craig T. Liljestrand Partner **\$ 312-704-3647** 

**Related Capabilities** Complex Tort & General Casualty

## **Related Locations**

Chicago