WISCONSIN

DISMISSAL BUCKLEY v. HOSPITAL



A hospital was alleged to have negligently maintained its premises, resulting in the plaintiff being struck and injured by an automatic door. Corneille Law Group successfully moved for summary judgment on the grounds that the claim was time-barred by the statute of repose. The Wisconsin Court of Appeals, District II, affirmed.



MARK BUDZINSKI

920.884.2312 **budzinskim@corneillelaw.com**