

Galloway's Client Wins in Mississippi

Galloway's client, a large supermarket chain, recently secured a victory in Mississippi. The lawsuit stemmed from a trip and fall accident. First, the district court granted the defense's motion to exclude the expert testimony and opinions of plaintiff's designated expert. The defense successfully argued the plaintiff's expert did not reliably apply her methods to the specific facts of the case as required under the federal rules of evidence and the supreme court's holding in *Daubert v. Merrell Dow Pharms., Inc.* Subsequently, the court granted the defense's motion for summary judgment, and summarily dismissed the plaintiff's case.

The plaintiff claimed injuries arising out of a trip and fall accident that occurred outside a large supermarket chain. During litigation, the defense developed the necessary evidence to exclude the plaintiff's expert testimony and defeat the plaintiff's claims. Ultimately, the court agreed the plaintiff could not present sufficient evidence to demonstrate our client's alleged liability.

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