

Dangerous or Defective Products

Related Practices

Faulty Machinery or Tools

Motor Vehicle Product Liability

Product Liability

Toys & Children's Products

PRODUCT LIABILITY AND DANGEROUS AND DEFECTIVE PRODUCTS | ROMANUCCI & BLANDIN

Product liability laws are in place to give protection to the public from any dangerous or defective product, including manufacturing defects, design defects and marketing defects. If you or a loved one was injured while using a product that was dangerous or defective when it left the manufacturer or seller, you may be eligible to recover damages from the responsible party. The manufacturer and seller of the goods can be held liable under products liability law for any dangerous or defective product that they have produced or sold.

The injured person, or plaintiff, in a product liability case has to prove there was a design or manufacturing defect in the product that caused their injury and that the manufacturer did not give sufficient warning against the possible dangers of the product. The experienced product liability and personal injury lawyers at Romanucci & Blandin offer a free evaluation of your case and working with you can determine if you have a claim against a manufacturer or seller. We understand that defective and dangerous products can cause serious and even catastrophic injury, and if you or a loved one or family member have been injured by a defective or dangerous product, we will work to help you get the compensation you deserve.

The three main types of product liability claims include:

- **Design defect**-The faulty design of the product caused an injury
- **Failure to warn**-The product's packaging did not contain a proper warning label that informed consumers about the safety hazards of the product, which resulted in injuries from using the product
- **Manufacturing defect**-During the manufacturing process, a defect in the product occurred which caused serious physical injuries

Manufacturing defects are typically easier to prove than a design defect. When you are trying to prove a design defect, you need to pass judgment on the technical choices and you generally need expert testimony. Our law firm's dangerous or defective product attorneys will give you the

legal guidance and assistance you need with your claim. We have the experience working with experts from across the country to represent our clients at deposition and trial. We will do what it takes to build a case that is best for you.

Romanucci & Blandin's proficient product liability attorneys have the experience and necessary skills to help you with your claim. We have handled numerous product liability cases for our clients, including dangerous or defect product cases. We have handled cases for our clients who suffered injuries from dangerous or defective products, including cases involving:

- Auto parts
- Children's toys
- Defective machine design
- Defective tires
- Household appliances
- Machines and equipment
- Prescription medications
- Unsafe consumer products

While these can come from large companies, you still have a voice and can seek compensation. Our attorneys offer a free evaluation of your injury claim. It is important to reach out as soon as possible to a product liability and personal injury attorney so they can do a comprehensive review of the facts of your case and relevant medical records and medical bills. We understand the product liability laws and handle these claims.

Free consultation with a Chicago-based product liability lawyer

The Product Liability attorneys at Romanucci & Blandin have proven success in these types of cases. **If you or a loved one has suffered injury or wrongful death, please contact our office at Info@rblaw.net, 312-458-1000 or [click here for a free evaluation of your case](#). There is never a fee until you are compensated for your injuries at the end of the case.**