

NEWSLETTER

MOSS & COLELLA

OCTOBER 30, 2023

ISSUE 1



MOSS & COLELLA
WHEN YOU CAN'T AFFORD TO LOSE
1 (800) MUST WIN



TRENDING:

“Will AI technology undermine the faith and integrity of our judicial system?”

This article was first published by the Detroit Legal News in Vince Colella's monthly *Colella in Context* column.

<https://www.mosscolella.com/blog/will-ai-technology-undermine-the-faith-and-integrity-of-our-judicial-system>

“Wrongful death lawsuit filed against City of Roseville and Roseville Police Officer Chad Lee on behalf of family of Frank Robles.”

<https://www.mosscolella.com/blog/wrongful-death-lawsuit-filed-on-behalf-of-frank-robles-family>

“Wrongful death lawsuit on behalf of beloved thirty-year old football coach results a multi-million dollar settlement.”

<https://www.mosscolella.com/blog/wrongful-death-lawsuit-proceeds-following-guilty-plea-by-defendant>

26 YEARS OF SUCCESSFULLY REPRESENTING OUR CLIENTS

Moss and Colella P.C. is celebrating its 26th year of taking on America's largest insurance companies, corporations, and cities to get you the compensation you deserve.

In 1997, attorneys David Moss and Vince Colella came together to create a personal injury and civil rights law firm that fights for your rights. It was and always important to them that their clients have creative, effective, and efficient solutions to even the most complex cases.

Throughout the 26 years, Moss and Colella have received numerous awards for their legal accomplishments. From Super Lawyers and Best Lawyers, to DBusiness Top Lawyers and Top 100 Trial Lawyers, the team at Moss & Colella can be trusted to get the best result possible for your case.

PAVING ERA OF PREMISES LIABILITY LAW

We are thrilled that the Michigan Supreme Court has reversed 23 years of bad law. In its recent decision, *Kandil-Elsayed v F & E Oil*, the Court overruled the “open and obvious” danger defense to premises liability (i.e., slip/trip and fall claims). No longer are property and business owners allowed to avoid responsibility for injuries suffered by visitors by claiming that dangerous conditions on their property should have been seen and avoided.

This landmark decision will benefit anyone who has suffered serious injuries as a result of slipping or tripping on natural or artificial conditions which pose a hazard to those who encounter them.

read more about the decision here in Vince Colella's *Colella in Context* column.

<https://www.mosscolella.com/blog/new-era-of-premises-liability-law>

