Lonnie D. Johnson

POSITION: Partner, Clendening Johnson & Bohrer, P.C.

409 W. Patterson Drive, Suite 205

P.O. Box 428

Bloomington, IN 47402

(812) 332-1000 (812) 332-7601 Fax

E-mail: ljohnson@lawcjb.com

ADMITTED TO: Indiana (1992)

United State District Court for The Southern District of Indiana (1992)
United States District Court for The Northern District of Indiana (1992)

Seventh Circuit Court of Appeals (2005)

PRACTICE

AREAS: Commercial and Business Litigation, Construction Law and Litigation,

Insurance Defense Litigation and Coverage, Environmental Litigation

EDUCATION: J.D., *Cum Laude*, Indiana University, Bloomington, Indiana.

B.A., Summa Cum Laude, Phi Beta Kappa, Indiana University,

Bloomington, Indiana.

A.S.S. (Mechanical Drafting), Dean's Honors, Indiana Vocational

Technological College, Evansville, Indiana.

ORGANIZATIONS: Defense Research Institute, Member of Construction Law Committee;

Chair of Worksite Safety Specialized Litigation Group, Defense Trial Counsel of Indiana President (2012) and Chairperson of Construction Law Section (2003-2006), Member of Board of Editors for Indiana Civil Litigation Review; Association of Defense Trial Lawyers (ADTA); Litigation Counsel of American: the Federation of Defense and

Corporate Counsel (FDCC); Indiana State Bar Association, Member of House of Delegates, Past-Chair of Litigation Section; American Bar Association; North Central Regional Defense Trial Academy, Faculty

PUBLICATIONS: Disclosure Under the Federal Rules, ALFA (1993), Why Me? -

Challenges in Construction Law, Ind. CLE (1995), Indiana Case Update. Transportation Update ALFA (1996), Attorney Conflicts of Interest in Indiana, IND. CLE (1997), The Need and Use of Expert Evidence to Prove Non-Economic Damages in Personal Injury Cases, IND. CLE (1999), Contract Finally Means What It Says, Indiana Lawyer (2001), Indiana Construction Law Update, DTCI CLE (2003), Application of Indemnity and Additional Insured Provisions in Construction Contracts: Who Ultimately Pays for Personal Injuries to Workers? Indiana Civil Litigation Review (2004), Contractor Liability for Injuries Sustained by Workers, Indiana Lawyer (2004), Time is Money in Construction, Indiana Lawyer (2005), Ex Parte Interviews and Ethical Concerns, Indiana Lawyer (2005), Construction Law Case Update, DTCI CLE (2005), "Acceleration Claims" Can Lead to Recovery, For The Defense (2006), Schedule Related Claims, Ind. CLE (2007), Admissibility and Use of Biomechanical Expert Evidence in Defense of Personal Injury Claims, Indiana Civil Litigation Review (2007), Indiana Franchise Law,

Indiana Civil Litigation Review (2008), Breach of Contract Claims in Construction Cases, Indiana Civil Litigation Review (2008), Construction Defenses – Claims and Coverages, Chapter 7, Defense Research Institute (2008), Expert Depositions, Monroe County Bench and Bar Conf. (2013), Advanced personal Injury ICLEF (2013), Wrongful Death Actions, ICLEF (2014), Contractors May Bring Suit to Challenge Award on Public Project, Indiana Litigator, ISBA (2007), Insurance Coverage for Construction Defects, ICLEF (2012), Bad Faith Claims Against Insurers, Indiana Insurance Institute (2012), Two Parties...One Oath, Ind. Lawyer (2012)

DECISIONS:

Bozarth v. Todd & Langley Const., Inc., 857 N.E.2d 449, 2006 WL 3350191 (Ind. App. Nov 20, 2006); Longardner v. Citizens Gas & Coke Utility, 856 N.E.2d 796, 2006 WL 3230303 (Ind. App. Nov 08, 2006); Dorman v. Osmose, Inc., 782 N.E.2d 463, Prod. Liab. Rep. (CCH) P 16,494 (Ind. App. Jan 31, 2003); Young v. General Acceptance Corp., 770 N.E.2d 298 (Ind. Jun 21, 2002); Young v. General Acceptance Corp., 738 N.E.2d 1079 (Ind. App. Nov 22, 2000); Consolidated Rail Corp., Inc. v. Lewellen, 682 N.E.2d 779 (Ind. June 19, 1997); Yater v. Coy, 681 N.E.2d 232 (Ind. App. Jun 12, 1997); Consolidated Rail Corp., Inc. v. Lewellen, 666 N.E.2d 958 (Ind. App. Jun 06, 1996); Rooksby v. Lante Earnest and Klineman, 783 N.E.2d 809 (Ind. App. Feb 03, 2003); Murdock & Sons Construction, Inc. v. Goheen General Construction, Inc., 461 F.3d 837 (7th Cir. 2006), Dorman v. Osmose, Inc., 873 N.E.2d 1102 (Ind. Ct. App. 2007), Kramer v Kramer, 948 N.E.2d 873 (Ind. Ct. App. 2011), Medical Informatics v. Orthopedic Northeast, 2008 U.S. District. Lexis 2008 (N.D. Ind. 2008), Demming v Underwood, 943 N. E. 2d 878 (Ind. Ct. App. 2010), Kramer v. Kramer, 13 N.E.3d 554 (Ind. Ct. App. 2012), Gresser v. Dow Chemical, 989 N. E.2d 339 (Ind. Ct. App. 2103), Pardue v. Perdue, 925 N. E.2d 482 (Ind. Ct. App. 2010), Shaw v. Baxter, 825 N.E.2d 54 (Ind. CT. App. 2005), Kramer v. Kramer, 948 N.E.2d 873 (Ind. Ct. App. 2011).