



Appellate Curtis Jones Experience

Curtis Jones is an associate in the Litigation and Appellate Practice Groups, representing clients in a wide variety of complex business and commercial litigation and appeals. Prior to joining the firm, Mr. Jones was a summer associate at Bose McKinney & Evans. Upon graduation, he served for two years as a clerk for the Honorable Theodore (Ted) R. Boehm in the Supreme Court of Indiana. He received his *juris doctorate, magna cum laude*, from the Valparaiso University School of Law in 2004. While at Valparaiso University, he served for a year in an externship with the Honorable Kenneth F. Ripple, United States Court of Appeals, 7th Circuit.

Indiana Court of Appeals

Rogers v. Rogers, 876 N.E.2d 1121 (Ind. Ct. App. 2007), trans. denied (relocation of children).

Boucher v. Huntington County Community School Corp., 877 N.E.2d 226 (Ind. Ct. App. 2007) (Memorandum Decision – Not For Publication; motion to correct error following an entry of summary judgment).

Bank of America, N.A. v. Ping, 879 N.E.2d 665 (Ind. Ct. App. 2008) (priority of mortgage lien from revolving line of credit).

Johnson County REMC v. South Central REMC, 883 N.E.2d 141 (Ind. Ct. App. 2008) (motion for automatic change of judge).

Peterson v. Ponda, 893 N.E.2d 1100 (Ind. Ct. App. 2008), trans. denied (duty to provide a safe work environment for independent contractor).

Board of Commissioners of Hendricks County, Indiana, et al. v. Town of Plainfield, Indiana, et al., 909 N.E. 2d 480 (Ind. Ct. App. 2009) (statutory division of jurisdiction for storm water maintenance and control).

Wickens v Shell Oil Co., Case No. 1:05-CV-645-SEB-JMS (7th Cir.) (partially briefed, interpretation of cost shifts under Indiana's Underground Storage Tank Act (USTA)).

Automotive Finance Corp. v. Bishay, 2009 U.S. App. LEXIS 17970 (7th Cir. Aug. 12, 2009) (enforcement of Federal Rule of Civil Procedure 60(b)).

In re: Ready-Mix Concrete Antitrust Litigation, Case No. 09-8040 (7th Cir.) (fully briefed, class certification of antitrust claims, standard under Federal Rule of Civil Procedure 23(f)).