

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

200 Russell Street / P.O. Box 6328
Hammond, Indiana 46325
Telephone: (219) 931-0560
Telecopier: (219) 931-5370

9101 North Wesleyan Road
Indianapolis, Indiana 46268
Telephone: (317) 228-9670
Telecopier: (317) 228-9569

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
March 2008	Riley Chilton, Individ. and o/b/o Chance Chilton, deceased v. Defendant Neurologist, et al	Marion Superior Court Indianapolis, Indiana	Whether the defendant breached the standard of care in failing to diagnose that plaintiff's decedent was the victim of child abuse.	Defense Verdict
September 2006	Charles Peterson and Gladys Peterson v. Nasir Farrakhan	United States District Court Northern District of Indiana Hammond, Indiana	Personal Injury	Verdict for Plaintiff Eichhorn & Eichhorn counsel for Plaintiff

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
March 2006	Estate of Micaela Rodriguez, et al v. Defendant Physician, Defendant Gastroenterologist, Defendant Family Physician, Defendant Nephrologist, et al	Lake Superior Court Crown Point, Indiana	Whether the defendants breached the standard of care in their treatment of plaintiff's decedent, Micaela Rodriguez.	Defense Verdict
September 2005	Tracy Ryan v. Defendant Attorney	Lake Superior Court Crown Point, Indiana	Whether defendant attorney was negligent in accepting settlement in underlying sexual harassment case.	Defense Verdict
December 2003	Nigel B. Newlin v. Defendant Gastroenterologist	Marion Superior Court Indianapolis, Indiana	Whether the defendant, breached the standard of care in his prescription of gentamycin, which caused ototoxicity.	Settled during trial for \$50,000
August 2003	Estate of Dorma Foreman, et al v. Defendant Ophthalmologist, et al	Circuit Court for the Sixth Judicial Circuit, Champaign County, Urbana, Illinois	Whether the defendant, an ophthalmologist, utilized due care in diagnosing the plaintiff's decedent's bitemporal hemianopsia caused by a pituitary tumor.	Defense Verdict

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
May 2003	James B. Shoemaker and Beth Shoemaker v. Defendant Orthopedic Surgeon	Marion Superior Court Indianapolis, Indiana	Whether the defendant, an orthopedic surgeon, correctly diagnosed and treated the plaintiff's partially ruptured triceps tendon.	Defense Verdict
September 2002	Elizabeth Stryczek v. Defendant Hemagologist/ Oncologist and Defendant Radiation Oncologist	Lake Superior Court Crown Point, Indiana	Whether defendants were negligent in treating plaintiff's non Hodgkins-Lymphoma.	Defense Verdict
September 2002	Discovery House v. Consolidated City of Indianapolis, et al	United States District Court Northern District of Indiana Hammond, Indiana	Zoning matter for a Methadone Clinic.	Verdict for Plaintiff Eichhorn & Eichhorn counsel for Plaintiff
June 2001	Lucretia Little, John Davis and John L. Davis v. Defendant OB/GYN	Lake Superior Court Crown Point, Indiana	Whether defendant obstetrician was negligent in rendering prenatal care.	Defense Verdict

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
October 1998	Kathleen Johnston v. Defendant Plastic Surgeon	Lake Superior Court Hammond, Indiana	Whether defendant plastic surgeon was negligent in view of plaintiff's failure to follow postoperative instructions to quit smoking.	Defense Verdict
October 1998	Dorothy Ward, as guardian of Roger Roundtree v. Defendant Family Physician	Lake Superior Court East Chicago, Indiana	Whether plaintiff's decedent, who suffered severe peripheral vascular disease, would have had a better outcome if the defendant doctor complied with the standard of care and skill.	Defense Verdict
February 1998	Robert Politano v. Defendant Oral Surgeon	Porter Superior Court Valparaiso, Indiana	Whether the defendant oral surgeon failed to diagnose the plaintiff's jaw fracture.	Defense Verdict
October 1997	Jacklyn Gonzales v. Defendant Gastroenterologist	Lake Superior Court Hammond, Indiana	Whether failure to perform ultrasound during first admission for gallstone pancreatitis was a factor in second admission for gallstone.	Defense Verdict

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
October 1997	Carl Bowden v. Defendant Family Physician	Porter Superior Court Valparaiso, Indiana	Whether the defendant physician's failure to diagnose decedent's cancer caused or contributed to cause the death of plaintiff's decedent.	Defense Verdict
October 1997	Gwyn Polick v. Indiana Toll Road	LaPorte Superior Court LaPorte, Indiana	Whether plaintiff passenger was rendered quadriplegic as a result of alleged negligent road design.	Defense Verdict
September 1996	Pollution Control Industries, Inc. v. Howard Publications d/b/a The TIMES	Lake Superior Court East Chicago, Indiana	Whether newspaper articles defamed and libeled plaintiff.	Defense Verdict
March 1996	Carl Davis and Erma Davis v. Defendant Doctor	Lake Circuit Court Crown Point, Indiana	Whether defendant's failure to admit patient immediately for myocardial infarction was malpractice when patient refused admission.	Defense Verdict

**VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP**

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
Argued January 26, 1996, Decision May 30, 1996	Michael W. Back v. Pamela Carter, et al	United States District Court Northern District of Indiana Hammond, Indiana	Whether race and gender quotas for attorney membership of judicial nominating committee are discriminatory under Equal Protection Clause.	Court granted injunction <i>See</i> , 933 F. Supp. 738
August 1995	Greta Crosslin, Administratrix of the Estate of James Crosslin v. Defendant Dentist	Lake Superior Court Hammond, Indiana	Whether plaintiff could prevail on a wrongful death claim where defendant dentist's failure to diagnose squamous cell carcinoma of the tongue had no adverse effect on patient's life span.	Defense Verdict
June 1995	Helen Mooney, Administratrix of the Estate of Jacob Mooney v. Defendant General Practitioner , et al	Porter Superior Court Valparaiso, Indiana	Whether defendant general practitioner used reasonable care in treatment of patient with perforated stress ulcer.	Verdict for plaintiff against all defendants except General Practitioner, in whose favor the jury returned a verdict.

**VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP**

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
June 1995	Mary Hill, widow of Robert Hill v. Defendant Internists , et al	United States District Court Northern District of Indiana Hammond, Indiana	Whether defendant internists used reasonable care during emergency intubation of patient in code blue following CVA and head injury from fall.	Verdict for defendants. Affirmed on appeal, July 19, 1996.
May 1995	Florian Wojcik v. Defendant Anesthesiologist , et al	Lake Superior Court Hammond, Indiana	Whether defendant anesthesiologist used reasonable care during surgery for dissecting ascending aortic aneurysm	Defense Verdict
February 1995	AIAC v. Frank Galvin	United States District Court Northern District of Indiana Hammond, Indiana	Whether defendant was guilty of legal malpractice in defending plaintiff in underlying personal injury/wrongful death case.	Plaintiff's verdict \$1.25 million on February 14, 1995; reversed and remanded on appeal, June 20, 1996, rehearing denied, August 2, 1996

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
January 1995	Blankenship v. Trism	United States District Court Northern District of Indiana Hammond, Indiana	Nature and extent of plaintiff's injuries as a result of a motor vehicle accident: liability admitted.	Verdict for Plaintiff: \$22,000
August 1994	Hull v. Defendant Cardiologist	Porter Superior Court Valparaiso, Indiana	Whether defendant used due care in the diagnosis and treatment of plaintiff	Defense Verdict
July 1994	Blasko v. Sweeney	Marshall Superior Court	Whether defendant attorney was negligent in not calling plaintiff as witness in underlying case where plaintiff was too cross- examinable.	Dismissed on Motion for Summary Judgment for Defendant

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
October 1993	Eric Gibbs, Ph.D. v. The Nature Conservancy	United States District Court Northern District of Indiana Hammond, Indiana	Whether undue influence occurred in executing real estate trust documents	Eichhorn & Eichhorn as counsel for plaintiffs obtained a jury verdict commanding return of parcel of land to plaintiffs - trustees.
February 1993	Pandorf v. Defendant Plastic Surgeon	Lake Superior Court East Chicago, Indiana	Whether defendant breached the standard of care in performing a rhinoplasty and face lift	Defense Verdict

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
October 1992 & October 1996	Bonnes v. Defendant General Practitioner and Defendant Internist	Porter Superior Court Valparaiso, Indiana	Whether defendant doctors met the standard of care in treating plaintiff.	Jury trial resulted in directed verdict for General Practitioner and defense verdict for Internist. General Practitioner's case reversed on appeal, retried and resulted in defense verdict.
October 1992	Gallo v. Roadway Trucking	United States District Court Northern District of Indiana Hammond, Indiana	Whether defendant was negligent in motor vehicle accident.	Verdict or Plaintiff: \$22,000.
July 1992	Aubrey v. Defendant Physician	Porter Superior Court Valparaiso, Indiana	Whether defendant met the standard of care in his prenatal and delivery care of plaintiff's mother. Whether any of plaintiff minor's medical problems resulted from defendant's care.	Settled after hung jury.

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Mathias v. Defendant Family Physician	Porter Superior Court Valparaiso, Indiana	Whether defendant met the standard of care in diagnosing and treating embolism of plaintiffs' right lower extremity.	Verdict for Plaintiff of \$30,000.
November 1989	Cheryl Burns v. Defendant Plastic Surgeon	Porter Superior Court Valparaiso, Indiana	Whether defendant informed plaintiff of the risks of surgery and met the standard of care in performance of Z-plasty.	Defense Verdict
September 1988	Bennie Bailey v. Northern Indiana Public Service Company	United States District Court Northern District of Indiana Hammond, Indiana	Whether plaintiff's termination was racially motivated.	Verdict for Plaintiff: \$22,000. Reversed on appeal
April 1988	Sanders v. Northern Indiana Public Service Company	United States District Court Northern District of Indiana Hammond, Indiana	Whether plaintiff's disqualification from apprentice lineman's program was racially motivated.	Defense Verdict

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
February 1988	Kelly Glowacki v. Defendant Physician	Newton Circuit Court Kentland, Indiana	Whether defendant met the standard of care in treating plaintiff's decedent who died as a result of long-term ingestion of unprescribed anabolic steroids.	Defense Verdict
October 1987	John Mohr & Sons v. Inland Steel Company, et al.	Lake Superior Court Hammond, Indiana	Whether defendant breached its contract for the design and manufacture of blast furnace stove valves.	Verdict for Plaintiff: \$685,000 Eichhorn & Eichhorn, attorneys for Plaintiff
October 1986	Paul Fardy v. Physician Health Rehabilitation Services	Starke Circuit Court Knox, Indiana	Breach of Contract	Defense Verdict
	Maddox v. Defendant Physcian	Porter Superior Court Valparaiso, Indiana	Whether due care was used to prevent a diabetic's loss of a lower extremity.	Defense Verdict

WWW.EICHHORN-LAW.COM

**VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP**

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Irv Lynn v. Defendant Family Physicians	LaPorte Circuit Court LaPorte, Indiana	Whether defendants negligently failed to diagnose plaintiff's decedent's perforated duodenal ulcer.	Defense Verdict
	Schuyler v. Defendant Physician	Benton Circuit Court Fowler, Indiana	Whether defendants' negligence caused plaintiff to sustain injuries during laparoscopic tubal ligation.	Defense Verdict
	Howard Williams v. Defendant Physician	Porter Superior Court Valparaiso, Indiana	Whether defendant's negligence caused plaintiff's decedent's death during laparoscopic tubal ligation	Verdict for plaintiff: \$275,000
	Searcy v. Defendant Physicians	Porter Superior Court Valparaiso, Indiana	Whether defendants used reasonable care in the diagnosis and treatment of a hiatal hernia.	Defense Verdict
	Labahn v. Defendant Physicians	Porter Superior Court Valparaiso, Indiana	Whether the defendants failed to use reasonable care and skill in diagnosing and treating ventriculitis which arose following the insertion of a ventricular - peritoneal shunt to treat hydrocephalus.	Defense Verdict

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Hamilton v. Defendant Physician , et al.	Benton Circuit Court Fowler, Indiana	Whether the defendant failed to use reasonable care and skill in evaluating and treating a soft tissue crush injury of the lower extremity.	Defense Verdict
	Colby v. Defendant Dentist	Jasper Circuit Court Rensselaer, Indiana	Whether the defendant failed to use reasonable care and skill in extracting an impacted wisdom tooth.	Defense Verdict
	Bennett v. Defendant Plastic Surgeon	Jasper Circuit Court Rensselaer, Indiana	Whether the defendant failed to use reasonable care and skill in performing a rhinoplasty.	Verdict for Plaintiff: \$7,500
	Walters v. Defendant Physician , et al.	Porter Superior Court Valparaiso, Indiana	Whether the defendant failed to use reasonable care and skill when he did not diagnose decedent's diabetes and pancreatitis.	Defense Verdict
	Jennings v. Defendant Physician , et al	Benton Circuit Court Fowler, Indiana	Whether the defendant was negligent in failing to diagnose an acute myocardial infarction.	Defense Verdict

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Smith v. Defendant OB/GYN	Porter Superior Court Valparaiso, Indiana	Whether the defendant obstetrician negligently rendered prenatal care to plaintiff's mother causing profound mental retardation.	Verdict for plaintiff: \$ 50,000
	Guzzino v. Defendant Physicians, et al.	Porter Superior Court Valparaiso, Indiana	Whether the defendants used reasonable care to detect fractures in a multiply injured patient.	Defense Verdict
	Rooney v. Defendant Physician, et al.	Porter Superior Court Valparaiso, Indiana	Whether the defendants used reasonable care and skill in assessing the vascular status of a leg following a comminuted fracture of the fibula and tibia.	Defense Verdict
	Green v. Defendant Physician	Porter Superior Court Valparaiso, Indiana	Whether the defendant used reasonable care and skill in diagnosing and treating the plaintiff's Class II malocclusion.	Verdict for plaintiff: \$7,500.00

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Matthews v. Defendant Physician, et al	Starke Circuit Court Knox, Indiana	Whether the defendants used reasonable care in treating a fracture of the medial third of the clavicle and subluxation of the sternoclavicular joint.	Defense Verdict
	Coleman v. Defendant Physician	Benton Circuit Court Fowler, Indiana	Whether the defendant used reasonable care to diagnose and treat osteomyelitis subsequent to an infrapatellar tendon transfer operation.	Verdict for plaintiff: \$30,000.00
	Fahler v. Northern Indiana Public Service Company	St. Joseph Superior Court South Bend, Indiana	Whether defendant was negligent in inspecting and maintaining a gas line which exploded and burned plaintiff.	Defense Verdict
	Bethlehem Steel v. Northern Indiana Public Service Company	United States District Court Northern District of Indiana Hammond, Indiana	Whether the defendant caused an electrical outage at plaintiff's steel mill.	Settled at Trial.

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Banks v. Northern Indiana Public Service Company	Porter Superior Court Valparaiso, Indiana	Whether defendant was liable for plant site explosion of flammable liquids.	Defense Verdict
	Steele v. Chicago, Milwaukee & St. Paul R.R.	Benton Circuit Court Fowler, Indiana	Whether defendant was liable for injuries sustained in car-train collision.	Defense Verdict
	Echterling v. Woodcox	Newton Circuit Court Kentland, Indiana	Whether defendant violated the Indiana Guest Statute in the operation of her automobile.	Defense Verdict
	Olson v. Pozwarski	United States District Court Northern District of Indiana Hammond, Indiana	Whether defendant was at fault in the operation of his automobile in an intersection collision.	Defense Verdict
	Roy v. G.G.M.	Porter Superior Court Valparaiso, Indiana	Whether plaintiff was injured in alleged battery committed by employee of defendant security service.	Defense Verdict

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Weidenaar v. Northern Indiana Public Service Company	Porter Superior Court Valparaiso, Indiana	Electrical contact.	Verdict for plaintiff, \$8 million Reduced 40% for contributory fault. Settled after verdict.
	Northern Indiana Public Service Company v. Envirotech Corporation	United States District Court Northern District of Indiana Hammond, Indiana	Whether defendant breached its warranties in the sale of an electrostatic precipitator.	Settled prior to Trial. Eichhorn & Eichhorn, attorneys for Plaintiff
	Northern Indiana Public Service Company v. Wheelabrator Frye	United States District Court Northern District of Indiana Hammond, Indiana	Whether the defendant breached its warranty to repair and replace defective parts and equipment in an electrostatic precipitator.	Settled prior to Trial. Eichhorn & Eichhorn, attorneys for Plaintiff

WWW.EICHHORN-LAW.COM

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Wabash Valley Power Association v. Northern Indiana Public Service Company	United States District Court Northern District of Indiana South Bend, Indiana	Whether defendant violated the antitrust laws.	Settled prior to Trial.
	Monon Trailer v. Alumax	Benton Circuit Court Fowler, Indiana	Whether defendant was guilty of breach of warranty; breach of contract and tortious misconduct.	Settled prior to Trial.
	State of Indiana v. William Heltzel and Mark Kiesling	Lake Superior Court East Chicago, Indiana	Whether the defendants, newspaper reporters, were in contempt of court.	Judgment for defendants, newspaper reporters.
	Northern Indiana Public Service Company v. Commissioner of Internal Revenue Service	United States Tax Court Washington, D.C.	Whether petitioner owed withholding taxes for interest paid to foreign nationals by Netherlands Antilles finance subsidiary.	Decision for petitioner, Northern Indiana Public Service Company Affirmed on appeal, <i>See</i> , 115 F.3d 506 (7 th Cir. 1997)

VERDICTS OF DAVID C. JENSEN
EICHHORN & EICHHORN, LLP

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
	Alford v. Lefty's Coho Landing, et al.	United States District Court Northern District of Indiana Hammond, Indiana	Whether defendant was negligent in design and operation of marina parking lot where plaintiff sustained injury.	Verdict for Plaintiff Eichhorn & Eichhorn counsel for Plaintiff