

JENNIFER R. REBHOLZ

EXEMPLAR TRIAL EXPERIENCE

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BONANNO v. ANDERSON

Maricopa County Superior Court
Complex Tort & General Casualty/2018

Defended a driver who was struck when he turned left in front of co-defendant, and was pushed into plaintiff's vehicle. All vehicles sustained extensive damage. Used witness statements and a light sequencing report to try to refute unfavorable and inconsistent statements made by our client to police. Although a jury eventually found our client at fault, we were able to negotiate a satisfactory damages settlement.

RETTLER v. VERONA

Maricopa County Superior Court
Complex Tort & General Casualty/2017

Unanimous defense verdict in a case where plaintiff claimed more than \$80,000 in additional property damage. This included a loss-of-use claim for her vehicle. The jury agreed that plaintiff had already been fully compensated.

DEANER v. SANTINI

Maricopa County Superior Court
Complex Tort & General Casualty/2017

Obtained a favorable jury verdict awarding only past medical bills and minimal general damages in an admitted liability case. Plaintiff, 35-year-old male, had a discectomy at C7 following a rear-end automobile accident. Although the court precluded defense expert witnesses from testifying, cross-examination of plaintiff's experts showed surgery was rushed and possibly unnecessary.

CARSTENS v. PICA

Maricopa County
Complex Tort & General Casualty/2016

Defendant turned right and struck plaintiff, who was crossing the street in a crosswalk on his bicycle. Liability and damages were disputed and ultimately plaintiff was awarded only his medical specials (less than half of what he had requested).

HALLAM v. GRIM

Maricopa County

Complex Tort & General Casualty/2015

Secured unanimous defense verdict on behalf of a client in a multiple vehicle rear-end accident. Plaintiff claimed permanent injuries and asked the jury to award her more than \$180,000. The jury agreed that our client's actions did not contribute to plaintiff's injuries.

SANDERS v. MCDERMOTT

Maricopa County

Complex Tort & General Casualty/2015

Presented a defense for a client who disputed fault. Plaintiff alleged that our client disregarded a traffic signal. Although the jury disagreed with the fault assessment, a verdict was returned for less than plaintiff demanded before trial.

ROBINSON v. HARDING

Maricopa County

Complex Tort & General Casualty/2014

Secured a favorable verdict for client in an admitted liability case. Although there was no dispute in regard to plaintiff's damages, the verdict was less than 20 percent of pre-trial demand.

DICKINSON v. KLAUBER

Maricopa County

Complex Tort & General Casualty/2013

Obtained unanimous defense verdict in a case where plaintiff claimed that she was hit by a vehicle as she walked across a parking lot, and was knocked in the air and over the hood of the vehicle. Our client denied that she ever came in contact with plaintiff. Although there were no other witnesses to the accident, the physical evidence and inconsistencies in plaintiff's statements were used to prove that her claims were not valid.

CODY v. BEGAYE

Coconino County

Complex Tort & General Casualty/2012

Obtained defense verdict, after trying the case twice due to plaintiff's request for a new trial claiming inappropriate jury conduct during the first jury trial. Plaintiff claimed she sustained permanent injury to her cervical spine after what we believed was a minor collision. During the discovery process, it was discovered that plaintiff was involved in a subsequent accident, even though she had denied this under oath. The jury agreed the subsequent accident plaintiff tried to hide was the real cause of her claimed injuries.