



## CHRISTIAN R. WILLENBORG, MD

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Since changing his career from medicine to law, Christian R. Willenborg has made it his mission to defend healthcare providers against malpractice. With his unique background, he understands the challenges providers face in lawsuits and guides them on how to be strong advocates for themselves. Dr. Willenborg represents physicians, dentists, nurses, hospitals, and nursing homes in Illinois and Missouri.

### **Practices:**

- Dental Malpractice
- Medical & Healthcare Malpractice
- Professional Liability

### **Education:**

- Washington University-St. Louis School of Law, J.D., 2005
- University of Illinois-College of Medicine, M.D., 2000
- University of Notre Dame, B.S. in Science (pre-professional), magna cum laude, 1996

### **Bar Admissions:**

- Illinois
- Missouri
- U.S. District Court for the Southern District of Illinois

## Results

- Served as first or second chair in four trials, with all four trials ending in defense verdicts:
- Co-counsel in securing defense verdict in Madison County, Illinois, jury trial involving professional negligence claims against an oral and maxillofacial surgeon. Plaintiff claimed surgeon was negligent in recommending extraction of partially impacted third molar, a procedure which carried a “heightened risk” of nerve injury and of jaw fracture. (The plaintiff, a nurse, sustained a permanent nerve injury as well as a fractured jaw.) Despite these recognized risks, defense contended that the benefits of extraction outweighed the risks of extraction; therefore, the recommendation to extract it was within the standard of care.
- Secured defense verdict in Madison County, Illinois, jury trial involving premises liability claims against a hospital. Plaintiff claimed she tripped on the hospital’s uneven sidewalk near the entrance to hospital, suffering a facial fracture. Defense contended that Plaintiff did not trip over sidewalk, and if she did, that the hospital’s sidewalks met regulations and that the hospital had no notice that this part of the sidewalk was a trip hazard.
- Secured defense verdict in Madison County, Illinois, jury trial involving premises liability claims against a hospital. Plaintiff claimed she fell in a hole on the hospital’s property, suffering a back injury. Defense contended that Plaintiff did not fall in a hole in the area she claimed, and if she did, that she was the sole proximate cause of her injuries because she failed to take the sidewalk to enter the hospital. Plaintiff walked through the grass to enter hospital.
- Co-counsel in securing defense verdict in Effingham County, Illinois, jury trial involving professional negligence claims against an oral and maxillofacial surgeon. Plaintiff claimed surgeon was negligent in recommending extraction of completely impacted third molar, a procedure which carried a “heightened risk” of nerve injury. Despite this recognized risk, defense contended that the benefits of extraction outweighed the risks of extraction; therefore, the recommendation to extract it was within the standard of care.

## Honors & Awards

- Illinois Super Lawyers, Rising Star (2011)

## Professional Associations

- Illinois State Bar Association
- The Missouri Bar