

Ask Archer: A Fireside Chat on a Recent Appellate Division Decision Regarding Supplier Liability under New Jersey's Spill Act

Speaking Engagements & Seminars

06.03.2021

Location: webinar

When: Thursday, June 3, 2021 10:00am - 10:30am

Where: This is an online event (Zoom link will be provided upon registration.)

What: Are Suppliers Really "Responsible"?: A Fireside Chat on a Recent Appellate Division Decision Regarding Supplier Liability under New Jersey's Spill Act

Speakers: Charles J. Dennen, Esq. and Daniel R. Farino, Esq.

Overview: This Fireside Chat will explore the potential impact of the New Jersey Appellate Division's recent opinion in *Dorrell v. Woodruff Energy, Inc.,* No. A-3144-17, 2021 WL 922446 (App. Div. Mar. 11, 2021), regarding supplier liability under the New Jersey Spill Compensation and Control Act. Specifically, the Appellate Division reaffirmed the principle that selling/delivering a hazardous substance is not sufficient to trigger responsibility under the Spill Act. However, the decision is noteworthy because the Appellate Division appeared to leave open the possibility that a supplier may be liable under the Spill Act if, during the time it delivers the product, it is aware of a small leak leading to discharges of a hazardous substance over time.

For more information and to register, click here.

To view a recording of this chat, click here.

Related People





Related Services

• Environmental Law

© 2025 Archer & Greiner, P.C. All rights reserved.

Charles J. Dennen

Partner

- cdennen@archerlaw.com
- **6** 856.673.3932

Daniel R. Farino

Partner

- ▼ dfarino@archerlaw.com
- *[* 856.673.3906

