



Ohio Class Plaintiffs Must Show Damages for the Entire Class When Seeking Certification

SEPTEMBER 2015

The Supreme Court of Ohio's recent decision in *Felix v. Ganley Chevrolet, Inc.*, Slip Opinion No. 2015-Ohio-3430 provides defendants with an additional argument for defeating certification of class actions – all class members must have suffered some damage or injury as a result of the alleged conduct. Read the Client Alert [here](#).

This Client Alert has been prepared by Tucker Ellis LLP for the use of our clients. Although prepared by professionals, it should not be used as a substitute for legal counseling in specific situations. Readers should not act upon the information contained herein without professional guidance.

© 2025 Tucker Ellis LLP, All rights reserved.