

MARKS & WEINBERG, P.C.

Vietello v. K.L.C., Inc.

No. 419974-1 Vietello v. K. L. C., Inc., 1999 W.L. 773812

(Con. Supra.)(7/2000)

IMPROPER POSSESSION OF EQUIPMENT MAY COST YOU FOR LOST JOBS.

The Plaintiff leased a wheel loader from Defendant and sued Defendant for improper repossession of the Equipment. The Court noted that the job that Plaintiff was working on at the time of repossession lended itself to a specific damage award since Plaintiff was in process of completing a purchase order. The Court calculated the damages to be the amount of profit Plaintiff would have received had it been able to complete the particular job.

Marks & Weinberg, PC is a law firm with significant experience in dealing with virtually every type of equipment and facility lease financing. The lawyers of the firm have participated in leasing financings for more than a billion dollars of equipment and are recognized throughout the industry. If you would like more cases or articles on leasing, or have any questions or comments about this Article or other leasing issues, please visit leaselawyer.com or contact Barry Marks at 205.251.8303 or Ken Weinberg at 205.251.8307.

