## Slip and Fall at IKEA

IKEA has become an establishment known for quality products at competitive prices in the DFW Metroplex. However, the Swedish furnishing store focuses on company revenue, which is in direct conflict with your personal injury claim.

From slipping on spills in their food court, to tripping and falling on unstable furniture or injury due to mishaps in display items losing stability, IKEA is often responsible for injuries caused at their facility. Especially if an employee's negligence is a factor.

Slip and fall accident victims may have sustained injury that has challenged their day-to-day mobility, produced lifelong battling pain, and cost more than one may imagine. Stores such as IKEA are liable for many slip and fall injuries under a legal theory known as <u>premises liability</u>. You must prove to the court and/or jury that as a shopper at IKEA, you are considered an *invitee*. When you're on someone else's property, you are defined as an "invitee," "licensee," or "trespasser." A shopper is considered an invitee – which is provided with the highest level of legal protection from accidents that occur on the store property.

When shopping at an establishment, a customer should not have to fear for safety. In return, the company trying to sell goods should aim to protect customers from harm at all costs. This consideration is not always followed as it should be, though. If you or someone you love has been injured at a retail establishment such as IKEA, please contact the qualified product liability attorneys at <a href="Rasansky Law Firm">Rasansky Law Firm</a>.