

# Product Liability

## Professionals

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The Nexsen Pruet Product Liability Group has vast experience representing companies in high-exposure product liability litigation. Our attorneys are knowledgeable and proactive with the unique substantive and procedural issues which confront product manufacturers, distributors, and sellers in the state and federal courts of South Carolina, North Carolina and other jurisdictions.

Our attorneys have served as coordinating counsel and as local counsel for Fortune 500 companies and are positioned to meet the specific needs of the client in either capacity. Nexsen Pruet's Product Liability Group has defended companies and their products in the following areas:

- Automotive
- Pharmaceutical/Life Sciences
- Medical Devices
- Recreational Products (ATVs, four wheelers, golf carts)
- Tires
- Aviation
- Maritime (boats and personal watercraft)
- Agricultural/Farm Equipment
- Class Actions
- Trucks
- Recreational Vehicles
- Industrial Equipment/Machinery
- Cranes/Hoists
- Construction/Building Products
- Autonomous Vehicles
- Technology and Data

Nexsen Pruet has strong relationships in the governmental and economic development sectors and can assist companies with their legislative and regulatory requirements as well as their litigation needs.

For more detailed information on Pharmaceutical, Life Sciences and Medical Devices, click [here](#).

## News

03.28.2019 | News from Nexsen Pruet

Cheryl Shoun Recognized in JD Supra's 2019 Readers' Choice Awards

04.12.2019 | News from Nexsen Pruet

23 Nexsen Pruet Attorneys Recognized by 2019 South Carolina Super Lawyers®

## Insights

04.03.2020

TIDA's Amicus Brief Committee - Are you a Friend of the Court?

08.20.2019

Another Look at Arbitration: A Power of Attorney Does Not Need to Specifically Grant Authority to Enter Into an Arbitration Agreement

08.06.2019

An Insurer is Not Required to Make a New Offer of UIM Coverage Upon a Mere Change of an Existing Policy

07.30.2019

Insurance Policy Notice and Cooperation Clauses Survive Challenge

07.23.2019

Rule 59(b) Interpretation: The S.C. Court of Appeals Looks Beyond the Literal Language to Effectuate the Purpose of the Rule

06.25.2019

When Does the Insured's Failure to Provide Notice of Suit and Failure to Cooperate Establish Substantial Prejudice to the Insurer?

10.10.2017

South Carolina Unfair Trade Practices Act

02.26.2019

Discovery - Be Careful Out There

03.06.2019

Insurer's Duty to Indemnify – Fourth Circuit Looks at Insured's Failure to Comply with Policy Provisions

03.12.2019

Insurer Must Assume Defense to be Liable for Failure to Settle Under Tyger River Doctrine

02.05.2019

Malicious Prosecution – Can It Result From Filing A Lis Pendens?

01.29.2019

Insurer's Purported Duty to Investigate a Claimant's Competency

TIPS: a Torts, Insurance and Products Blog

03.26.2019

Landlords Take Heed – Attempts to Provide Security to Tenants May Not Be Viewed Differently

05.28.2019

Denial of Motion to Compel Arbitration Under the FAA Results in Stay of Case Upon Appeal

06.04.2019

South Carolina Contribution Among Tortfeasors Act Set-Offs: When They Must Be Made

06.18.2019

The South Carolina Supreme Court Addresses Waiver of Attorney-Client Privilege in Bad Faith Actions

05.21.2019

Interpleader with a Side of Motion for More Definite Statement

04.30.2019

Public Policy Exception to Application of Foreign Law – What Does That Mean in South Carolina?

04.09.2019

False Imprisonment and Malicious Prosecution: Where the Lines are Drawn for Victims and Witnesses