

GENERAL LIABILITY

From the largest corporations to independent businesses and insurance companies to governmental entities, Drew Eckl & Farnham has the depth and breadth of experience to represent clients in all types of casualty matters.

Measured Success

The firm's demonstrated aptitude at investigating, litigating, and resolving cases includes matters involving indemnity and contract litigation, personal injury and bodily injury, risk management, and much more.

Drew Eckl & Farnham has a proven track record of efficiently and effectively assisting clients in even extremely complex liability cases; the firm has a portfolio of hundreds of defense verdicts from juries, as well as thousands of successful alternative dispute resolutions to demonstrate our proven approach to defense and litigation.

Diverse General Liability Practice

General liability and casualty law covers a wide range of issues, and our attorneys are agile and experienced enough to take on all of them.

Some of the firm's practice areas include:

- Appellate Practice
- Automobile Liability

RELATED ATTORNEYS

Nicholas A. Bacon

Katherine Barton

Leslie P. Becknell

Robert H. Betts

Neil Brunetz

Tommy Coleman

Kimberly E. Coleman

Franklin T. Coleman, IV

James F. Cook, Jr.

Samantha DiPolito

Robert N. Glaze

Christian Goerner

Meredith Riggs Guerrero

Camile Hart

Gwendolyn D. Havlik

Andrew D. Horowitz

Jessica Johnson

Brian W. Johnson

Dana A. King

Vince Lally

Jeffrey F. Leasendale

Barbara A. Marschalk

William J. Martin

Hall F. McKinley, III

Garret W. Meader

- Business Liability
- Construction Liability
- Environmental Liability
- Food Borne Illness Liability
- Government Liability
 - County
 - Law Enforcement
 - Municipality
 - School
- Indemnity and Contract Litigation
- Insurance Coverage
- Landlord/Tenant Liability
- Landowner Liability for Trespass/Siltation/Runoff and related matters
- Nursing Home and Medical Liability
- Personal and Bodily Injury Liability
- Premises and Retail Liability
- Product Liability
- Property Damage Liability
- Subrogation
- Transportation Liability
- · Wrongful Death

Our attorneys also work to prioritize preventative measures, like advising clients on contractual protections and risk management strategies, which help if litigation later arises. Client dedication is a Stevan A. Miller Michael L. Miller Simrun Mithwani G. Randall Moody

Matthew A. Nanninga

Burke A. Noble Jennifer E. Parrott

Jay Patton

Cameron Poole

L. Mitchell Puckett

Robert Quinn

John P. Reale

Lisa Richardson

Jabari Rollins

Rebecca J. Schmidt

Ann Searcy

Honey Shaw

Lauren A. Smith

Douglas G. Smith Jr

Arika Song

John S. Stevens

Bruce Taylor

Michelle Guthrie Whitelaw

paramount value for our firm and as such, we learn about our client's business and concerns as part of that dedication.

Related Insights

- DEF Welcomes New Partner: Jay Patton, News
- Proximate Cause Gets a Boost for Negligent Security Cases, Journal
- Eleventh Circuit to not Revive SEW-EURODRIVE Suit, Results
- Timely Disclosure of Expert Witnesses in the United States District Court for the Northern District of Georgia, Journal
- Think Twice Before Treating your Independent Contractor like an Employee, Journal
- Depositions in Georgia in the Age of COVID-19, Journal
- Expert Witness: To Exclude, or Not to Exclude, That is the Question, Journal
- LIMITING LITIGATION: THE GEORGIA SUPREME COURT'S REVIEW OF TIME-LIMITATION PROVISIONS, Journal
- To the victor goes the spoliation? Best practices for eDiscovery and the preservation of electronically stored information, Journal
- Georgia Court of Appeals Upholds Ruling that Residential Lease May Shorten Time to Bring Personal Injury Claims in 2019, Journal
- Clarification or Counteroffer? Choose Your Words Carefully, Journal
- State and Federal Courts Continue to Reject Public Policy Challenges to Arbitration Clauses, Journal
- Sharing Provisions in Protective Orders, Journal
- Statutory Employment in the Trucking Industry and Preventative Measures to Prevent Liability, Journal
- "Are you sure that it was food poisoning?" The Current Status of Circumstantial Evidence in Foodborne Illness Cases, Journal
- The Art of Collaboration: Tips for Facilitating Collaboration Among In-House, National, and Local Counsel in Multijurisdictional Litigation, Journal
- Another Line Drawn to Limit Lawsuits against Non-Resident Defendants, Journal
- Georgia Court of Appeals Upholds Ruling that Residential Lease May Shorten Time to Bring Personal Injury Claims in 2018, Journal
- The Cost of Free Admission: Protection for Landowners under the Recreational Property Act Strengthened by the Georgia Supreme Court, Journal
- All Means All: No Tortfeasor Is Safe From Apportionment, Journal

- MAKE CRIME PAY: How a Shoplifting Plaintiff's Criminal Defense Strategy
 Can Affect a Future Civil Action, Journal
- Non-Emergency Transport Vehicle Issues Under Georgia's Motor Carrier Act, Journal
- Slaying Your Reptile Opponent Through Narrowly Tailored Pre-Trial Motions in Limine, Journal
- Making An Offer They Can Refuse, But It's The Timing That Matters, Journal
- When the Misconduct is Not Foreseeable, Can the Medical Provider be Held Responsible?, Journal
- Georgia Courts Address Right Of Removal Under Corporate Venue Statute, Journal
- Pre-Suit Settlement of Minors' Claims, Journal
- Failure to Take "Reasonable Steps" to Preserve Electronically Stored Information May Cost Your Client, Journal
- The Paradox of Approaches: They Extend Further Than You Think, Journal
- Answers in Apportionment, Journal
- Out-of-Possession; Out of Liability, Journal
- Business or Personal: Georgia Court of Appeals Addresses Priority of UM Coverage, Journal
- The Conflicting Obligations of Time Limit Demands and Court Approval for Settlements Involving Minors, Journal
- Litigation Finance Companies, Revisited, Journal
- Sleep Apnea: What Is It? Why Should You Be Concerned? And How Can You Defend Against A Claim That Your Driver's Sleep Apnea Caused The Accident?, Journal
- Preservation: It's Not Just For Jam Anymore, Journal
- "I didn't see it coming." When a crime is not foreseeable, the premises owner is not liable, Journal
- Prior Traversal Of A Static Condition Remains Viable Grounds For Summary Judgment In Premises Liability Cases—For Now, Journal
- Facebooking At Work? It's For Discovery, I Swear!, Journal
- Direct Negligence Claims And Developments In Apportionment, Journal
- Another One Bites The Dust: Georgia's Impact Rule, Journal
- The Deposition Of The Trucking Company Safety Representative, Journal
- To Catch a Plaintiff: Production of Surveillance Evidence Prior To Trial, Journal
- Appointment: The Court Clarifies The State Of Contribution And Indemnity, Journal

- Surveillance, Swords, And Shields- Oh My, Journal
- Knowledge Is Power: Proceed With Caution (In Premises Liability Cases),
 Journal
- Georgia's Rule 68- Offer Of Settlement A Refresher And Recent Developments, Journal
- Look Out Below: Georgia Court Of Appeals Affirms Summary Judgement
 For Defendants In Two Recent Falling-Merchandise Cases, Journal
- Walker V. Culpepper:, Journal
- Apportionment Against Parties And Non-Parties Under O.C.G.A. § 51-12-33, Journal
- The Impact Of Violating Private Guidelines On Premises Liability: Samuels
 V. Cbocs Inc., Journal
- In Default? It May Not Be A Death Sentence, Journal
- Wrongful Death Cases Based Upon Suicide: The General Rule Of Unforeseeability Has Exceptions, Journal
- Convenience Stores Subject To Liability Under Georgia's Dram Shop Act Flores V. Exprezit! Stores 98-Georgia, LLC,, Journal
- "Don't Let The Evidence Spoil", Journal
- Spoliation Innocent Mistakes Can Have Costly Consequences, Journal
- Legislature Says No General Jurisdiction In Georgia: Court Of Appeals Not Convinced, Journal