



News

Craig Liljestrand's CDLB Column: South Carolina District Court Dismisses Asbestos Claim

January 7, 2019

Hinshaw partner Craig Liljestrand has published his latest *Chicago Daily Law Bulletin* column. Titled "South Carolina workers' comp statute ends asbestos claim in two ways," the article analyzes *Matthews v. E. I. du Pont de Nemours & Co.*, Civil Action No. 4:16-CV-02934-RBH, 2018 U.S. Dist. LEXIS 193735 (D. S. C., Nov. 13, 2018).

As Liljestrand explains, in *Matthews* the U.S. District Court for the District of South Carolina dismissed the complaint after finding that the plaintiff was considered a "statutory employee" under the South Carolina Workers' Compensation Act and was therefore within the scope of the exclusive remedy provision and the act's statute of repose.

Read "[South Carolina workers' comp statute ends asbestos claim in two ways](#)" (PDF)

You can also read "[South Carolina workers' comp statute ends asbestos claim in two ways](#)," on the *Chicago Daily Law Bulletin* website (*subscription required*)

Attorneys

Craig T. Liljestrand

Service Areas

Complex Tort & General
Casualty

Offices

Chicago