

ARNOLD C. YOUNG

Born: December 23, 1940, Savannah, Georgia
College: University of Georgia, B.B.A. 1963
Law School: University of Georgia, LL.B. 1965
Admitted to Bar: 1964

Professional History

- 1965-1967 Assistant United States Attorney, Middle District of Georgia. Overall responsibility for all cases (civil and criminal) in two Divisions of District. Trial of voluminous number of criminal and some civil cases. Argued tried cases on appeal to U.S Fifth Circuit Court of Appeals.
- 1967-1969 U.S. Navy, Judge Advocate General Corps. Represented various miscreants in military justice system, as well as military personnel in various administrative matters, particularly involving medical disability retirement issues.
- 1969-Pres. Associate with Hunter, Maclean, Exley & Dunn, P.C. for 1-1/2 years; Partner, 1971 to present. Practice covers various business clients in essentially every type of problem, various insurance companies, large self-insureds, and other varied litigation in admiralty, construction, trade secrets, intellectual property, indemnity matters, insurance defense, insurance coverage, product liability, medical and legal malpractice, toxic substances, plaintiff bodily injury cases, defense of automobile manufacturers (Ford, Toyota and Volkswagen), medical devices, breast implants, premises liability, and defense of pharmaceutical manufacturers. Additionally, prosecution of cases for affirmative equitable relief, indemnity claims, insurance coverage disputes, claims for bodily injury, and substantial property damage claims.

Professional Organizations and Publications

Savannah Bar Association
Georgia Bar Association
American Bar Association
Supreme Court of the United States
Southern and Middle Districts of Georgia
Georgia Defense Lawyers (formerly on Executive Committee)
National Association of Railroad Trial Counsel
Maritime Law Association of the United States
Defense Research Institute

U.S. Court of Military Appeals
Fifth U.S. Circuit Court of Appeals
Eleventh U.S. Circuit Court of Appeals
Georgia Supreme Court and Court of Appeals
U.S. Court of Claims

Published

“Contractual Indemnity or ‘Hot Potato’”, Georgia Defense Lawyers Journal, 1980

“Once Is Not Enough? or Are Punitive Damages Available in Administrator’s Pain and Suffering Suits?”, Georgia Defense Lawyers Journal, 1983

“Inflation, Taxes and Other Games of Chance: Awards for Lost Future Wages”, Georgia Defense Lawyers Journal, 1986

Lecturer

National Association of Railroad Trial Counsel, Philadelphia (1978), Contractual Indemnity and Common Law Contribution

Continuing Legal Education Seminar (1987), Pre-Trial Motions and Procedure

Continuing Legal Education Seminar (1992), Ethics and Professionalism

Miscellaneous

Act as General Counsel to Hunter Maclean; in charge of all professional liability and loss prevention issues including complex issues of conflicts of interest

Representative Cases Litigated

ADMIRALTY

SCL v. Union Camp Corporation and Pacific Carrier, 465 F. Supp. 1050; 489 F. 2d 152 (1974). U.S. District Court. Represented SCL as owner of bridge over Savannah River destroyed by S.S. PACIFIC CARRIER, which lost its way on the Savannah River due to effluent emissions of Union Camp Corporation and fog. Interlocutory appeal by Union Camp contending admiralty jurisdiction not present. Significant issues concerning air pollution, ship navigation, radar use (Corp of Engineers required), bridge lighting and damages. Trial continued in parts for over a year. Settled prior to final judgment for 2.75 million.

Baker v. Bonny, (Not reported) Superior Court, Chatham County. Admiralty based suit for electrocution of harbor worker involving substantial issues of maritime vs. Georgia liability law and damage issues with cross-claims. Tried for one week with mistrial granted, after which case was settled on attractive basis.

Benton v. Hardaway Constructors. Inc., 1985 AMC 1506 (1985). Superior Court, Chatham County. Marine constructor borrowed crane barge for use in lifting sunken barge. Crane boom collapsed through alleged negligent use, with permanent disability to seaman. Numerous cross-claims, one of which resulted in settlement before verdict.

BUSINESS LAW / INDEMNITY

Gardino v. Caribbean Lumber Co., 447 F.Supp. 1337; 587 F.2d 209. U.S. District Court. Represented Plaintiff Italian lumber importer against grower/supplier for breach of agreement (made in Connecticut) for sale of lumber grown and to be shipped from Honduras to Genoa, Italy. Jury verdict for entire amount claimed plus attorney fees. Affirmed after modification on appeal.

Brown v. SCL v. Union Camp, 554 F.2d 1299. (certiorari denied) U.S. District Court. Insignificant truck-train collision in which SCL cross-claimed against Union Camp Corporation for contractual indemnity. Original Plaintiff got zero, and SCL pressed its indemnity claim for attorney fees of insignificant amount to establish validity of indemnity agreement as test case. Indemnity upheld by District Court, affirmed by Fifth Circuit. (Numerous subsequent cases of high value.)

SCL v. Union Camp, 613 F.2d 604. (certiorari denied) U.S. District Court. Follow-up case to Brown v. SCL. Several significant cases pending in which Union Camp contended indemnity agreement held valid in Brown was not a binding decision for other occurrences. Suit by SCL for mandatory injunction to require Union Camp to withdraw defenses and admit liability and general injunction for these and other cases on issues decided in Brown case. Injunction granted; affirmed by Fifth Circuit.

Green v. Vintage Enterprises. Inc., (Not reported) (Represented Vintage) U.S. District Court. Suit by customer for theft by employee with claim under Fair Business Practices Act. Substantial claim for attorney fees and punitive damages. Offer of judgment in very low amount made. Jury verdict for amount offered in judgment.

Springfield Plantation Homeowners Association v. Floyd, 245 Ga. App. 535, 538 S.E. 2d 455. Represented homeowner's association, which contended it succeeded original association. Obtained order of succession with all rights/obligations. Appealed by several lot owners (who owed substantial back charges and dues), with issues of succession and continuation of covenants/restrictions past 20-year maximum of covenants under Georgia Law. Order for successor Homeowners Association. Affirmed

on appeal.

U.S.A. ex rel Jeff Cox v. Memorial Medical Center. (not reported) Qui Tam action (U.S. false claim act case) against client Hospital. Allegation of overcharging for helicopter charges to Medicare and Medicaid. Allegation of charging for statute miles vs. nautical miles resulting in alleged 15% overcharge on thousands of flights. If found liable, statute gives \$5000 minimum penalty for each alleged overcharge. Obtained summary judgment for Hospital.

Cotton v. Smart Professional Photos, 221 Ga. App. 609, 472 S.E. 2d 92. Class action suit for alleged overcharge for copies of medical records. (Represented Smart, which is a National Corp. that copies medical records) Prevailed on summary judgment motion, and class not certified.

Memorial Medical Center v. Royal Insurance Company, (1999) Suit for business interruption by reason of civil authority evacuation caused by approaching Class IV hurricane which actually never hit. Settled for 2.8 million.

CATASTROPHIC INJURY / WRONGFUL DEATH / PRODUCT LIABILITY

Deering v. Scarvalone, Catastrophic injury. Auto-motorcycle crash. Represented defendant. Plaintiff, 33-year-old civil engineer and his 22-year-old wife on "Harley Hog" ran into rear of Defendant auto backing up on highway. Passenger's wife sustained 22 broken bones; driver motorcyclist catapulted on top of auto, sustained catastrophic injury. Lengthy litigation with unusual defenses.

Van Etten v. Ford Motor Co. and Firestone, U.S. District Court. Represented Ford along with National Counsel (Firestone as co-defendant for tire separation) in death case of U of W. Va. football player. Involved Ford Explorer rollover with tread separation of Firestone tire. All issues of causation and alleged design defect of Ford settled immediately prior to trial favorably after codefendant settled (sealed). Case and general circumstances became focus of national attention in all national news media to unseal confidential documents in this specific case.

Bowden v. Thurston Motor Liens, U.S. District Court, Georgia. Suit for death of Ralph O. Bowden, III (former member of Executive Committee, Georgia State Bar, and Hunter Maclean partner) and his daughter, Betsy, and injuries to surviving family. Collision with tractor trailer in South Carolina. Proof of violation of various ICC regulations causing casualty. Resulted in settlement, terms of which are under court seal. (Represented Bowden family)

Causey v. Dico. Inc., (Not reported) Superior Court, Glynn County. Represented manufacturer of boom lift in double electrocution. Product case involving copper cable controls. Obtained dismissal of strict liability claim, with resultant settlement of both

suits, spread among multiple defendants.

Gary v. Smith v. Hagin's Appliances, (Not reported) Superior Court. Catastrophic brain damage. Truck-van collision. Permanent debilitating brain damage to client driver of van, 28-year old man. Suit settled on behalf of driver and wife prior to trial for structure. present value in excess of \$1.3 million.

Albert Hamm. et al v. Toyota Motor Manufacturing USA, Alleged improper failure of air bag to deploy. Trial in U.S.D.C. to defendant verdict. Proved air bag design and manufacture proper. Also able to show Plaintiff "tampered" with device after accident to disconnect wires. Appeal filed and dismissed. Obtained judgment for costs against Plaintiff. Represented Toyota along with National Counsel.

Eva Hargrove v. Toyota, U.S. District Court (1999). Full preparation with Toyota counsel. Decedent alleged defective seat belt; ejected from vehicle; death case. Settled just prior to trial very favorably.

Tanya Welch v. Holiday Inns, (Represented Holiday Inns) Rape of guest by soldier. Identification clear (left his I.D. card). Soldier infected with AIDS and pled guilty to rape. Numerous contentions concerning hotel security, involved punitive damage issues and evolving duty of premise owners under Georgia law. Settled under seal very satisfactorily.

SCL Railroad (now CSXT). (Most not reported) Numerous defenses of various rail crossing and other accidents of varied descriptions, including suits by employees under FELA. Several suits for SCL as plaintiff in crossing accidents for damages to engines and cars with judgments/settlements for railroad in substantial percentage of cases, all involving personal injury to persons in vehicles, and damage to railroad equipment.

Special Counsel - Special referral of high damage/high exposure cases (like HIV rape case, motorcycle evisceration and similar cases). Used as select counsel for catastrophic cases (called Tier I or Type A cases) by insurance companies and/or corporations not ordinarily represented. Ordinarily, insurance defense only in high exposure cases/complex cases.

CONSTRUCTION

Saint Joseph's Hospital v. Norair, 147 Ga. App. 595, 249 S.E. 2d 642. Suit on behalf of Saint Joseph's against general contractor for defectively constructed multi-storied hospital. Numerous deficiencies of significance, involving numerous subcontractors. Litigated to Special Master for over a year, with 17 volumes of testimony. Special Master's Findings consisted of over 100 pages. Substantially complete victory for hospital with attorney fees and prejudgment interest granted.

Affirmed on appeal. Complex issues of contract law, construction law, and intricate construction detail. (Represented St. Joseph's)

CORPORATE / SECURITIES

Kline v. P.R. Newswire. Dow Jones. et al. 176 F.3d 495; 207 F.3d 664; 213 F.3d 650 (certiorari denied) Suit for alleged violation of securities laws. Investor/Plaintiff invested \$400,000+ in speculative stock. Contended PR Newswire (client) and others sought to defraud the market by depressing price of stock through false negative reports. Sued twice in U.S.D.C. Summary judgment in both cases granted; both affirmed by U.S. 11th Circuit.

CRIMINAL LAW

United States v. _____, Approximately 50 criminal trials of every kind, including bank robbery, interstate transportation of stolen motor vehicles, theft of government property, conspiracies, violation of drug and liquor laws, while serving as Assistant United States Attorney with full responsibility on appeal of cases to Fifth Circuit.

EMPLOYMENT / LABOR LAW

Purcell v. Joyner, Gay & Taylor, 231 Ga. 85, 200 S.E. 2d 363. Superior Court, Chatham County. Represented Gay & Taylor against whom suit was instituted by former employer, Purcell. for tortious interference by employment of Joyner by Gay and Taylor. Suit tried several days with directed verdict for client upon the basis that employment agreement was void. Affirmed on appeal.

ENVIRONMENTAL LAW

Atlantic Wood Industries. Inc. v. Numerous insurance companies, 187 Ga. App 477, 370 SE 2d 765; 187 Ga. App. 477, 370 S.E. 2d 770; 190 Ga. App. 814, 380 S.E. 2d 504; 258 Ga. 800, 375 S.E. 2d 221; 196 Ga. App. 503, 396 S.E. 2d 541; 207 Ga. App. 392, 427 S.E. 2d 861; Client AWI is a wood preserver with plants in Virginia and elsewhere, with its principal business in Georgia. Virginia plant was on the EPA National Priority List. Litigation to secure insurance coverage for defense costs and cleanup. Suit started in 1987 and continued to 1994. Approximately \$28,000,000 involved of damages plus several million of defense costs. Obtained change in Georgia law to permit declaratory judgment in actions by insureds. 187 Ga. App. 471, reversed on certiorari to benefit of AWI at 258 Ga. 800. Also companion discovery issue at 187 Ga. App. 477. Eventual main decision that "damages" in CGL policy included "response" costs under EPA. 196 Ga. App. 504, certiorari denied by Georgia and U.S.

Supreme Courts. Last appeal of insurer urging res judicata dismissed by the Georgia Court of Appeals. Eventual settlement of claims for pollution and defense obligation coverages. Very beneficial resolution obtained for Atlantic Wood.

Atlantic Wood Industries, Inc. v. U.S.A. (Dept. of Navy), (not reported) CERCLA Contribution claim by client AWI against U.S. Navy that pollution at Norfolk Wood Preserving Yard on the National Priority List was partly caused by U.S. Navy by their Norfolk Navy Shipyard. Through several years of negotiation and proof, a settlement was reached with Dept. of Justice/U.S. Navy that a significant portion of pollution was caused by Navy and settled past claims for money spent in investigation and cleanup planning. Issue of future cost (in millions) to be addressed at later time as cleanup progresses. No suit. Long intricate negotiation and settlement.

Two jury trials v. Georgia-Pacific, (Not reported) State Court jury trials representing Georgia-Pacific, concerning allegations of harmful and toxic effects of formaldehyde contained in glues used to make particle board. Judgment for Georgia-Pacific in one case; other settled.

Union Carbide v. Thiokol, 890 F.Supp. 1035. CERCLA. Represented U.C. in suit and counterclaim under contribution provisions of CERCLA (pollution cleanup) of munitions manufacturing area. Very lengthy litigation. Partial summary judgment on various issues for Plaintiff and Defendant. Eventual Court Mediation resulted in very satisfactory settlement.

INSURANCE COVERAGE

Chatham Steel Corporation v. Liberty Mutual, (Not reported) U.S. District Court. Trial of suit involving penalty provision of insurance policy for cancellation and property damage issues. Judgment for client Chatham Steel on both points.

Ervin v. National Union Fire Insurance and Tarmac. 56 F. 3d 1391. Represented Tarmac. Ervin was a quadriplegic due to a truck accident and contended lessor of truck had uninsured motorist coverage of \$2M. Plaintiff contended Virginia law where policy delivered governed and would have provided \$2M UM coverage. Accident occurred in S.C. Truck was garaged in Georgia. Defendant filed motion for summary judgment in declaratory action contending Georgia law applied which granted finding of no uninsured motorist coverage.

Jeffers v. Estate of Fritch, (Not reported) Represented Plaintiff in clear liability case. Serious bodily injury and business loss. Defendant was at fault and had little insurance and U.M. on declarations sheet of Plaintiff client reflected only 35M coverage. Full investigation showed inadequate rejection of U.M. (not signed by insured per S.C. law), which resulted in Plaintiff U.M. cover of \$1,000,000 (same as liability cover) under So. Car. Law rather than dec. sheet amount of \$35,000. Settled for full limit of at fault

driver plus high percentage of \$1,000,000 U.M., which carrier believed (until shown) it did not have.

INTELLECTUAL PROPERTY:

Curl v. IBM, 517 F.2d 212. Defended IBM in alleged theft of ideas/invention case. Plaintiff contended that she invented basis of IBM "Selectric Composer" (typographic machine). Summary judgment obtained; affirmed. Litigation lasted for a period of six years.

Cranford v. IBM, (Not reported) U.S. District Court. Defended IBM in theft of idea/invention suit in which Plaintiff (who did originate the quiz show "Take It or Leave It") contended he invented pre-punched data processing card utilized by IBM. Extensive discovery into earliest basis of IBM computers. Trial ended in hung jury, and then disposed of on very satisfactory terms. Data processing card at issue, same as involved in Presidential fight in 2000 Presidential election, which focused on Florida pre-perforated data processing card votes.

MEDICAL MALPRACTICE

Miller v. Orthologic/Sutter Corp, 218 F. 3d 748. Plaintiff contended medical device (passive motion machine used after knee replacement surgery) caused tibia and fibula separation and required second surgery. Summary judgment based on inadequate Plaintiff expert witness - testimony excluded under Daubert and Kuhmo Tire. Summary judgment to manufacturer. Affirmed on appeal.

Numerous Plaintiffs v. Baxter Healthcare (1994-2000), (not reported) Counsel to Baxter Healthcare and Baxter Healthcare in 20+ breast implant cases. Voluminous depositions of Plaintiffs and educational seminar by Baxter for breast implants. Eventual class settlement on most cases, remainder settled individually.

Medical Malpractice Defense. Represent large county/university-teaching hospital (Memorial Health University Medical Center) in various malpractice cases on every conceivable area. Jury trials, mediations and arbitrations all with varying results.

Overstreet v. Memorial Medical Center (Not reported) Trial of medical malpractice death case in full blown binding arbitration. Defended numerous allegations of negligence. Arbitrator found for client hospital.

Scott V. Memorial Medical Center. (Not reported) Trial of medical malpractice death case in full blown binding arbitration. Defended numerous allegations of negligence. Arbitrator found for client hospital.

REAL ESTATE DEVELOPMENT

Save the Bay v. City of Savannah and Dunn, 227 Ga. 436, 181 S.E. 2d 351. Superior Court, Chatham County. Dunn, as owner of land, intended to erect Hyatt Regency Hotel on Savannah River next to City Hall. Plaintiff conservation group sued to enjoin building permit contending that land was owned by the public. Suit involved land title (dating to and at location of original landing of James Oglethorpe), municipal law and zoning matters. Eventual summary judgment for landowners. Affirmed. Represented Dunn (landowner), and City of Savannah.

WORKERS' COMPENSATION/SUPERIOR COURT

Groover v. Employer & Legion Indemnity. (Not reported). Construction employer believed it purchased workers' compensation coverage from broker through client Legion Indemnity. Numerous parties and potentials of high workers' compensation award (likely compensation / E & O approx 500-700M). E & O claims for entire amount against broker and his carrier, Legion defended. Filed declaratory action for Legion Indemnity to declare no coverage based on intentional misrepresentation: voluminous litigation in Workers' Compensation Board and Superior Court. Put together resolution with all parties for E & O carrier to pay \$200,000 and other entities to pay \$100,000, with full release.

Smart Professional Photocopy Corporation v. Dixon, 216 Ga. App. 825, 456 S.E. 2d 233. Represented Copy Corporation in suit by requestor of copies of medical records from medical provider. Contention charge in excess of alleged provision of workers comp guideline. Trial Court denied Plaintiff's Motion to Dismiss; petition for immediate appeal granted, and Trial Court reversed.

RAILROAD

Helmly v. Union Camp and CSX Railroad, 849 F.2d 1479; 258 Ga. 263, 367 S.E. 2d 796. Client was CSX. Suit involving insignificant amount, but complex issue of first impression of who pays what with two defendants and varying degrees of negligence. Represented Defendant with greater negligence to obtain equal contribution from other defendant despite long existing law that no defendant whose negligence less than Plaintiffs pay. Prevailed in U.S.D.C. Union Camp appealed to U.S. Circuit Court which sent certified question to Georgia Supreme Court. The Court held that all defendants paid equally so long as total negligence of defendants exceeds Plaintiffs. Reversed long line of cases. Represented Railroad, which was culmination of many years of litigation between Union Camp and CSX (formerly SCL).

CSXT v. Levant, 262 Ga. 313, 417 S.E. 2d 320; 200 Ga. App. 856. FELA bodily injury. Received adverse verdict of \$1,000,000 with jury out three minutes in trial court. Affirmed in part by Court of Appeals; obtained full reversal on certiorari in Supreme Court of Georgia; thereafter settled reasonably. CSXT was client.

PRODUCT LIABILITY CASES

Drew v. PPM Cranes, Inc., et al. (Suit 1996-Resolved 2002) (Not reported)
Extension of crane boom fell on worker causing total disability (paraplegia with persistent unremitting intractable pain). Product liability contention of improper design of holding devices for extension. Punitive considerations. Represented both manufacturing defendants: two other defendants (lessor of crane and inspection company). Six years of litigation, summary judgment motions, briefs, numerous issues, including bankruptcy of one manufacturer and indemnity issues, contribution, large worker's compensation lien, additional product liability issues. Appeal of denial of summary judgment. Quite favorably resolved through complex structured settlement, in which all participated.

Parents of Deceased v. Automobile Manufacturer Represented Auto Manufacturer. Young woman died in frontal collision with pine tree. Air bag did not deploy. During litigation, cause for non-deployment found to be improper installation of new airbag computer, installed as recall item by Dealer. Discovery of problem after running of limitations period prevented plaintiff parents from suing dealer. Original suit settled. Third party claim pursued for indemnity or contribution. Obtained summary judgment for full indemnification including all costs of defense and prejudgment interest. Complex indemnity issues, particularly question whether, under Georgia law, Dealer could contend that as factual (vs. legal) matter, manufacturer could have won case at trial and thereby have avoided payment to parents. (can not: only viable defense is that manufacturer had "legal defense". i.e. a full defense as a matter of law - i.e. must be summary judgment available. On appeal to Eleventh Circuit as of January 2003.

Various Pharmacies v. Systemed Pharmacy, Inc. Blue Cross, et al. (part of Merck Medco).
Contended class action suit (filed in 1995) in which pharmacies contended that Systemed (a pharmacy benefits manager) and Blue Cross allegedly included non-qualified insureds for pharmacy benefits to the contended detriment of the pharmacies. After six plus years, class certification denied, appeal dismissed.

Reported Cases

See below Westlaw and Lexis printouts. Some duplication, but each has additional cases not reflected on other. The attachment reports cases (printouts), in which Arnold C. Young was the attorney. Of the approximately 50 to 55 cases, there is only one that was lost. Cases not Arnold C. Young "x-ed" out.

COMPUTER LIST OF REPORTED CASES

OF

ARNOLD C. YOUNG

Westlaw and Lexis (printed separately) citation to reports of cases. (Note: Some cases overlap - more cases shown on Lexis. Some show more or less.) No known explanation.

(As of February 2001)

Not in Date Order

Every reported case except the one with an asterisk (*) was (1) won at trial court level and not appealed; (2) went to appellate court with client as appellee and affirmed, (3) went to appellate court as appellant and reversed trial court, or (4) represents a published interlocutory order. The case with an asterisk (*) is a win in U.S. District Court, reversed on appeal. There is only one such case.

WESTLAW PRINTOUT

Search Result Documents: 52

Database: GA-CS-ALL

Citations List

1. Cotton v. Med-Cor Health Information Solutions, Inc., 221 Ga.App. 609, 472 S.E.2d 92 (Ga.App., May 09, 1996) (NO. A96A0850, A96A0854, A96A0857, A96A0852, A96A0855, A96A0853, A96A0856)
2. Days Inns of America, Inc. v. Matt, 265 Ga. 235, 454 S.E.2d 507 (Ga., Mar 13, 1995) (NO. S94G1 153)
3. Smart Professional Photocopy Corp. v. Dixon, 216 Ga.App. 825, 456 S.E.2d 233 (Ga.App., Feb 28, 1995) (NO. A94A2668)
4. CSX Transp., Inc. v. Levant, 208 Ga.App. 438, 431 S.E.2c1 482 (Ga.App., Apr 05, 1993) (NO. A91A0567)
5. Lumbermen's Underwriting Alliance v. Atlantic Wood Industries, Inc., 207 Ga.App. 392, 427 S.E.2d 861 (Ga.App., Feb 18, 1993) (NO. A93A0859)
6. Braddy v. Collins Plumbing & Const., Inc., 204 Ga.App. 862, 420 S.E.2d 806 (Ga.App., Jul 09, 1992) (NO. A92A0577)
7. CSX Transp., Inc. v. Levant, 262 Ga. 313, 417 S.E.2d 320 (Ga., Jun 25, 1992) (NO. S91G 1599)
8. CSX Transp., Inc. v. Levant, 200 Ga.App. 856, 410 S.E.2d 299 (Ga.App., Jul 16, 1991) (NO. A91A0567)
9. Atlantic Wood Industries, Inc. v. Lumbermen's Underwriting Alliance, 196 Ga.App. 503, 396 S.E.2d 541 (Ga.App., Jul 12, 1990) (NO. A90AO100, A9010101, A90A0102)
10. Ervin v. Great Dane Trailers, Inc., 195 Ga.App. 317, 393 S.E.2d 467 (Ga.App., Apr 02, 1990) (NO. A90A0664)
11. Han v. Trend Management Group, 194 Ga.App. 265, 391 S.E.2d 142 (Ga.App., Jan 18, 1990) (NO. A89A2148)
12. Claussen v. Aetna Cas. & Sur. Co., 259 Ga. 333, 380 S.E.2d 686, 58 USLW 2071, 29 ERC 1901 (Ga., Jun 22, 1989) (NO. 46749)
13. Khoury Coast. Co., Inc. v. Earhart, 191 Ga.App. 562, 382 S.E.2d 392 (Ga.App., May 15, 1989) (NO. A89A0849)
14. Atlantic Wood Industries, Inc. v. Argonaut Ins. Co., 190 Ga.App. 814, 380 S.E.2d 504 (Ga.App., Mar 17, 1989) (NO. 76058)

15. Atlantic Wood Industries, Inc. v. Argonaut Ins. Co., 258 Ga. 800, 375 S.E.2d 221 (Ga., Jan 12, 1989) (NO. 45975)
16. Ryder Truck Rental, inc. v. Carter, 189 Ga.App. 43, 374 S.E.2d 830 (Ga.App., Oct 26, 1988) (NO. 77159)
17. Argonaut ins. Co. v. Atlantic Wood Industries, Inc., 187 Ga.App. 471, 370 S.E.2d 765 (Ga.App., May 27, 1988) (NO. 76057, 76058)
18. Argonaut Ins. Co. v. Atlantic Wood Industries, Inc., 187 Ga.App. 477, 370 S.E.2d 770 (Ga.App., May 27, 1988) (NO. 76612)
19. Union Camp Corp. v. Helmy, 258 Ga. 263, 367 S.E.2d 796 (Ga., May 04, 1988) (NO. 45285)
20. Quarter man v. Memorial Medical Center, 176 Ga.App. 92, 335 S.E.2d 589 (Ga.App., Sep 03, 1985) (NO. 70396, 70397)
21. Lorie v. Standard Oil Co., 175 Ga.App. 308, 333 S.E.2d 110 (Ga.App., Jun 07, 1985) (NO. 70391)
22. Dagger v. North Bros. Co., 172 Ga.App. 622, 323 S.E.2d 907 (Ga.App., Nov 16, 1984) (NO. 68322)
23. Quarterman v. Quarterman, 170 Ga.App. 376, 317 S.E.2d 206 (Ga.App., Dec 01, 1983) (NO. 67158)
24. North v. M. C. Anderson, Inc., 165 Ga.App. 407, 300 S.E.2d 2 (Ga.App., Jan 25, 1983) (NO. 65197)
25. DeLoach v. Floyd, 160 Ga.App. 728, 288 S.E.2d 65 (Ga.App., Nov 25, 1981) (NO. 62591, 62724)
26. Norair Engineering Corp. v. Saint Joseph's Hospital, Inc., 147 Ga.App. 595, 249 S.E.2d 642 (Ga.App., Oct 02, 1978) (NO. 56575)
27. Purcell v. Joyner, 231 Ga. 85, 200 S.E.2d 363, 1973-2 Trade Cases P 74,856 (Ga., Sep 06, 1973) (NO. 28056)
28. Coheny. Glass, 225 Ga. 646, 171 S.E.2d 118 (Ga., Sep 11, 1969) (NO. 25316)
- *29. Barnes Group, Inc. v. Harper, 653 F.2d 175, 1981-2 Trade Cases P 64,215 (5th Cir.(Ga.), Aug 10, 1981) (NO. 80-79 17)
30. Seaboard Coast Line R. Co. v. Union Camp Corp., 613 F.2d 604 (5th Cir.(Ga.), Mar 14, 1980) (NO. 79-2381)
31. Fratelli Gardino S.P.A. v. Caribbean Lumber Co., Inc., 587 F.2d 204, 25 UCC Rep.Serv. 723 (5th Cir.(Ga.), Jan 03, 1979) (NO. 78-1750)

32. Brown v. Seaboard Coast Line R. Co., 554 F.2d 1299 (5th Cir.(Ga.), Jun 27, 1977) (NO. 75-3884)
33. Curl v. International Business Machines Corp., 517 F.2d 212 (5th Cir.(Ga.), Aug 08, 1975) (NO. 74-3003)
34. Stell v. Board of Public Education City of Savannah, County of Chatham, 450 F.2d 880 (5th Cir.(Ga.), Nov 08, 1971) (NO. 71-2927)
35. Stell v. Board of Public Education for the City of Savannah and the County of Chatham, 446 F.2d 904 (5th Cir.(Ga.), Aug 23, 1971) (NO. 71-2380)
36. Jordan Co. v. Bethlehem Steel Corp., 445 F.2d 655 (5th Cir.(Ga.), Jul 08, 1971) (NO. 71-1349)
37. Hamsley v. U. S., 375 F.2d 768 (5th Cir.(Ga.), Apr 14, 1967) (NO. 23660)
38. Williams v. Gardner, 363 F.2d 870 (5th Cir.(Ga.), Jul 20, 1966) (NO. 22216)
39. Sculley v. U. S., 355 F.2d 203 (5th Cir.(Ga.), Jan 27, 1966) (NO. 22653)
40. Cauley v. U. S., 355 F.2d 175 (5th Cir.(Ga.), Jan 11, 1966) (NO. 21997)
41. Van Eden v. Bridgestone/Firestone, Inc., --- F.Supp.2d ----, 2000 WL 1475816 (S.D.Ga., Sep 27, 2000) (NO. CIV. A. CV298069)
42. Union Carbide Corp. v. Thiokol Corp., 890 F.Supp. 1035, 26 Env'tl. L. Rep. 20,437 (S.D.Ga., Oct 17, 1994) (NO. CIV. A. CV293-66)
43. Rouse v. CSX Transp., Inc., 722 F.Supp. 751 (S.D.Ga., Aug 08, 1989) (NO. CV488-217)
44. White v. W.G.M. Safety Corp., 707 F.Supp. 544, 57 USLW 2360, Prod.Liab.Rep. (CCH) P 12,207 (S.D.Ga., Oct 25, 1988) (NO. CIV.A. 488-038, CIV.A. 488-037)
45. Port Terminal & Warehousing Co. v. Jolui S. James Co., 92 F.R.D. 100, 1982-1 Trade Cases P 64,594, 9 Fed. R. Evid. Serv. 1538 (S.D.Ga., Nov 13, 1981) (NO. CV480-028)
46. Claim of Gypsum Carrier, 465 F.Supp. 1050, 1979 A.M.C. 1311 (S.D.Ga., Feb 12, 1979) (NO. CIV. 2798)
47. Fratelli Gardino, S.p.A. v. Caribbean Lumber Co., Inc., 447 F.Supp. 1337 (S.D.Ga., Mar 28, 1978) (NO. CV474-138)
48. Chatham County Hospital Authority v. John Hancock Mut. Life Ins. Co., 325 F.Supp. 614, Fed. Sec. L. Rep. P 93,123 (S.D.Ga., Apr 01, 1971) (NO. CIV. 2591)
49. Cook v. Seaboard Coast Line R. Co., 311 F.Supp. 584 (S.D.Ga., Apr 08, 1970) (NO. CIV. 2620)
50. Jordan Co. v. Bethlehem Steel Corp., 309 F.Supp. 148 (S.D.Ga., Jan 29, 1970) (NO.

CLV. 2500)

51. Hand v. U. S., 260 F.Supp. 38 (M.D.Ga., Aug 03, 1966) (NO. CIV. 1095)
52. Purcell v. Joyner, No. 28056, Supreme Court of Georgia, 231 Ga. 85; 200 S.E.2d 363; 1973 Ga. LEXIS 597; 1973-2 Trade Cas. (CCH) P74,856. July 10, 1973, Argued. September 6, 1973, Decided, Rehearing Denied September 19, 1973.
53. Smart Professional Photography Corp. v. Dixon, A94A2668, COURT OF APPEALS OF GEORGIA, 216 Ga. App. 825; 456 S.E.2d 233; 1995 Ga. App. LEXIS 318; 95 Fulton County DR 851, February 28, 1995, Decided, Reconsidered Denied March 23, 1995. Certiorari Applied for.
54. Erivn V. Great Dane Trailers, Inc., No. A90A0664, Court of Appeals of Georgia, 195 Ga. App. 317; 393 S.E.2d 467; 1990 Ga. App. LEXIS 488, April 2, 1990, Decided.
55. Deloach v. Floyd, Nos. 62591, 62724, COURT OF APPEALS OF GEORGIA, 160 Ga. App. 728, 288 S.E.2d 65; 1981 Ga. App. LEXIS 3183, November 25, 1981, Decided, Rehearing Denied December 15, 1981.
56. Miller v. Orthologic Corp., 218 F3d 748 (Table) (11th Cir. (Ga.), May 23, 2000)
57. Kline v. P.R. Newswire, et al., 176 F.3d 495; 207 F.3d 664, 213 F.3d 650, Cert. Denied.

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All Courts - By Circuit - Combined Sources
Counsel - (Arnold C. Young)

1. ERVIN v. NATIONAL UNION FIRE INS. CO., No. 94-88 16 Non-Argument Calendar, UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT, 56 F.3d 1391; 1995 U.S. App. LEXIS 13639, May 15, 1995, Decided, May 15, 1995, Filed, RULES OF THE ELEVENTH CIRCUIT COURT OF APPEALS MAY LIMIT CITATION TO UNPUBLISHED OPINIONS. PLEASE REFER TO THE RULES OF THE UNITED STATES COURT OF APPEALS FOR THS CIRCUIT. 912/352-1190, Arnold C. Young, Hunter, Maclean, Exley &
2. Helmy v. Union Camp Corp., No. 87-8 172, UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT, 849 F.2d 1479; 1988 U.S. App. LEXIS 7101, May 26, 1988, RULES OF THE ELEVENTH CIRCUIT COURT OF APPEALS MAY LIMIT CITATION TO UNPUBLISHED OPINIONS. PLEASE REFER TO THE RULES OF THE UNITED STATES COURT OF APPEALS FOR THIS CIRCUIT. Attorneys for Appellant Arnold C. Young, HUNTER, MACLWAN, EXLEY & LEXIS PRINTOUT 10024Z
3. Helmy v. Union Camp Corp., No. 87-8 172, UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT, 1987 U.S. App. LEXIS 15788, December 4, 1987, RULES OF THE ELEVENTH CIRCUIT COURT OF APPEALS MAY LIMIT CITATION TO UNPUBLISHED OPINIONS. PLEASE REFER TO THE RULES OF THE UNITED STATES COURT OF APPEALS FOR THIS CIRCUIT. ROMINGER. For Appellee, Arnold C. Young, HUNTER, MACLEAN, EXLEY & DUNN.
4. Port Terminal & Warehousing Co. v. John S. James Co., Nos. 8 1-7375, 8 1-7520, 81-80 13, UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT, 695 F.2d 1328; 1983 U.S. App. LEXIS 31359; 1982-83 Trade Cas. (CCH) P65, 147; 35 Fed. R. Serv. 2d (Callaghan) 1299, January 17, 1983, Petition for Rehearing En Banc Denied May 11, 1983. Stillwell Savannah, Georgia, Arnold C. Young, Savannah, Georgia, Leonard
- *5. Barnes Group, Inc. v. Harper, No. 80-7917, UNITED STATES COURT OF APPEALS, FIFTH CIRCUIT. UNIT B, 653 F.2d 175; 1981 U.S. App. LEXIS 18615; 1981-2 Trade Cas. (CCH) P64,215, August 10, 1981 for plaintiff-appellant. Arnold C. Young, Ralph O. Bowden.
6. Seaboard C. L. R. Co. v. Union Camp Corp., No. 79-238 1, Summary Calendar. n** Fed.R.App.P. 34(a); 5th Cir. R. 18., UNITED STATES COURT OF APPEALS, FIFTH CIRCUIT, 613 F.2d 604; 1980 U.S. App. LEXIS 19633, March 14, 1980, Rehearing and Rehearing En Bane Denied May 1, 1980. Exley, Dunn & Connerat, Arnold C. Young, Stanley K. Richards,
7. Fratelli Gardino, S.p.A. v. Caribbean Lumber Co., No. 78-1750, Summary Calendar. n~ Rule 18, 5 Cir.; See Isbell Enterprises, Inc. v. Citizens Casualty Co. of New York et al, 5 Cir, 1970, 431 F.2d 409, Part I., UNITED STATES COURT OF APPEALS, FIFTH CIRCUIT, 587 F.2d 204; 1979 U.S. App. LEXIS 17875; 25 U.C.C. Rep. Serv. (Callaghan) 723, January 3, 1979 Exley, Dunn & Connerat, Arnold C. Young, Robert S. Glenn,

8. Brown v. Seaboard C. L. R. Co., No. 75-3884, UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT, 554 F.2d 1299; 1977 U.S. App. LEXIS 12694, June 27, 1977, Petition for Rehearing and Rehearing En Bane Denied August 25, 1977. Georgia, for Appellant. Arnold C. Young, Savannah, Georgia, Malcolm
9. Van Etten v. Bridgestone/Firestone, Inc., CIVIL ACTION NO. CV298-069, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, BRUNSWICK DIVISION, 2000 U.S. Dist. LEXIS 16301, September 27, 2000, Decided, September 27, 2000, Filed COMPANY, INC., defendant: Arnold C. Young, Hunter, Maclean, Exley &
10. Union Carbide Corp. v. Thiokol Corp., Civil Action No. CV293-66, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, BRUNSWICK DIVISION, 1994 U.S. Dist. LEXIS 20410, October 17, 1994, Decided, October 17, 1994, FILED s) for Plaintiff: Arnold C. Young, Savannah, GA. Charles
11. Union Carbide Corp. v. Thiokol Corp., Civil Action No. CV293-66, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, BRUNSWICK DIVISION, 890 F. Supp. 1035; 1994 U.S. Dist. LEXIS 20413; 26 ELR 20437, October 17, 1994, Decided, October 17, 1994, FILED, For Plaintiff: Arnold C. Young, Savannah, GA. Charles
12. Rouse v. CSX Transp., Inc., CV No. 488-2 17, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 722 F. Supp. 751; 1989 U.S. Dist. LEXIS 10917, August 8, 1989, Decided, August 8, 1989, Filed Plaintiffs. Carol Branham, Arnold C. Young, Savannah, Georgia, for
13. Union Carbide Corp. v. Thiokol Corp., Civil Action No. CV293-66, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, BRUNSWICK DIVISION, 890 F. Supp. 1035; 1994 U.S. Dist. LEXIS 20413; 26 ELR 20437, October 17, 1994, Decided, October 17, 1994, FILED, For Plaintiff: Arnold C. Young, Savannah, GA. Charles
14. Lasky v. National Asso. of Real Estate Owners, Inc., No. CV489-84, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 1989 U.S. Dist. LEXIS 8338, July 5, 1989, Decided and Filed ATTORNEYS FOR PLA1NTIFFS.ARNOLD C. YOUNG, SAVANNAH, GEORGIA, DONALD
15. White v. W.G.M. Safety Corp., Civil Action Nos. CV488-038, CV488-037, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 1988 U.S. Dist. LEXIS 14293, December 1, 1988, Decided and Filed CLAY RATTERREE, ARNOLD C. YOUNG, F. SAUNDERS ALDRIDGE
16. White v. W.G.M. Safety Corp., Civil Action Nos. 488-038, 488-037, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 707 F. Supp. 544; 1988 U.S. Dist. LEXIS 12847; CCH Prod. Liab. Rep. P 12,207, October 25, 1988, Filed Ratterree, Savannah, Georgia, Arnold C. Young, F. Saunders Aldridge,
17. White v. W.G.M. Safety Corp., Civil Action Nos. 488-03 8, 488-037, UNITED STATES

DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 1988 U.S. Dist. LEXIS 12647; CCH Prod. Liab. Rep. P12,207, October 23, 1988, Decided, October 24, 1988, Filed RATTERREE, SAVANNAH, GA.ARNOLD C. YOUNG, F. SAUDERS ALDRIDGE,

18. IA. Jones Constr. Co. v. Steel Erectors, Inc., No. CV486-373, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 1988 U.S. Dist. LEXIS 4277, May 10, 1988; May 10, 1988, Filed JR. (E.I.DUPONT), ARNOLD C. YOUNG, SAVANNAH, GEORGIA
19. Savannah Associates, Ltd. v. Best Products Co., No. CV488-019, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 1988 U.S. Dist. LEXIS 3275, April 11, 1988, Decided; April 12, 1988, Filed GA. for plaintiffs. ARNOLD C. YOUNG, LEONARD J. PANZITTA,
20. International Testing Consultants, Inc. v. J. A. Jones Constr. Co., No. CV486-373, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 1987 U.S. Dist. LEXIS 10075, November 3, 1987, Decided and Filed S. GLENN, JR., ARNOLD C. YOUNG, for E. I.
21. Compass Ins. Co. v. Catalina Homes, Inc., No. CV485-089, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION, 1985 U.S. Dist. LEXIS 17505, July 25, 1985 Ocala. Fla. 32678, ARNOLD C. YOUNG (10), P.O. BOX
22. Port Terminal & Warehousing Co. v. John S. James Co., No. CV480-028, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 92 F.R.D. 100; 1981 U.S. Dist. LEXIS 17121; 1982-1 Trade Cas. (CCH) P64,594; 9 Fed. R. Evid. Serv. (Callaghan) 1538, November 13, 1981, Brooks Stillwell, III, Arnold C. Young, Leonard J. Panzitta, with
23. Claim of Gypsum Carrier, Civ. A. No. 2798, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, 465 F. Supp. 1050; 1979 U.S. Dist. LEXIS 14490, February 12, 1979 for the U. S. Arnold C. Young, Hunter, Houlihan, Maclean,
24. Fratelli Gardino, S.p.A. v. Caribbean Lumber Co., No. CV474-138, UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA, SAVANNAH DIVISION, 447 F. Supp. 1337; 1978 U.S. Dist. LEXIS 18742, March 28, 1978, Arnold C. Young (Hunter, Houlihan, Maclean,
25. Hand v. United States, Civ. A. No. 1095, UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA, COLUMBUS DIVISION, 260 F.Supp. 38; 1966 U.S. Dist. LEXIS 7293, August 3, 1966 Buford, U.S. Atty., and Arnold C. Young, Asst. U.S. Atty.,
26. Darby Bank & Trust Co. v. Williams, S93A0417, SUPREME COURT OF GEORGIA, 431 S.E.2d 377; 1993 Ga. LEXIS 464, June 1, 1993, Decided B/N/F: Arnold C. Young, HUNTER, MACLEAN, EXLEY &
27. CSX Transp., Inc. v. Levant, No. S91G1599, Supreme Court of Georgia, 262 Ga. 313; 417 S.E.2d 320; 1992 Ga. LEXIS 605; 92 Fulton County DR 1084, June 25, 1992,

Decided, Reconsideration Denied July 8, 1992. Maclean, Exley & Dunn, Arnold C. Young, Alston & Bird, Jack

28. Claussen v. Aetna Casualty & Surety Co., No. 46749, Supreme Court of Georgia, 259 Ga. 333; 380 S.E.2d 686; 1989 Ga. LEXIS 287; 29 ERC (BNA) 1901, June 22, 1989, Decided, Reconsideration Denied July 13, 1989. B. Hiers, Jr., Arnold C. Young, Denmark Groover, Jr.,
29. Atlantic Wood Industries, Inc. v. Argonaut Ins. Co., No. 45975, Supreme Court of Georgia, 258 Ga. 800; 375 S.E.2d 221; 1989 Ga. LEXIS 24, January 12, 1989, Decided Maclean, Exley & Dunn, Arnold C. Young, for appellant. Miller,
30. Union Camp Corp. v. Helmy, No. 45285, Supreme Court of Georgia, 258 Ga. 263; 367 S.E.2d 796; 1988 Ga. LEXIS 197, May 4, 1988, Decided, Reconsideration Denied June 1, 1988. Maclean, Exley & Dunn, Arnold C. Young, John E. Suthers,
31. Floyd v. Springfield Plantation Prop. Owners' Ass'n, A00A1098., COURT OF APPEALS OF GEORGIA, 245 Ga. App. 535; 2000 Ga. App. LEXIS 1004, July 19, 2000, Decided, Reconsideration Denied August 15, 2000. Certiorari Applied For. Maclean, Exley & Dunn, Arnold C. Young, Cohn A. McRae,
32. Cotton v. Med-Cor Health Info. Solutions, A96A0850. A96A0852, A96A0853. A96A0854, A96A0855. A96A0856, A96A0857., COURT OF APPEALS OF GEORGIA, 221 Ga. App. 609; 472 S.E.2d 92; 1996 Ga. App. LEXIS 485; 96 Fulton County DR 2034, May 9, 1996, Decided, Reconsiderations Denied June 3, 1996. Certiorari Applied for. Certiorari Denied October 4, 1996, Reported at: 1996 Ga. LEXIS 1061. Timothy N. Toler, Arnold C. Young, Nelson, Mullins, Riley &
33. CSX Transp. v. Levant, A91A0567, COURT OF APPEALS OF GEORGIA, 208 Ga. App. 438; 431 S.E.2d 482; 1993 Ga. App. LEXIS 483; 93 Fulton County DR 1528, April 5, 1993, Decided Maclean, Exley & Dunn, Arnold C. Young, Wade W. Herring
34. Lumbermen's Underwriting Alliance v. Atlantic Wood Indus., Inc., No. A93A0859, Court of Appeals of Georgia, 207 Ga. App. 392; 427 S.E.2d 861; 1993 Ga. App. LEXIS 104; 93 Fulton County DR 686, February 18, 1993, Decided Maclean, Exley & Dunn, Arnold C. Young, Oliver, Maner & Gray,
35. Braddy v. Collins Plumbing & Constr., Inc., No. A92A0577, Court of Appeals of Georgia, 204 Ga. App. 862; 420 S.E.2d 806; 1992 Ga. App. LEXIS 1030, July 9, 1992, Decided Maclean, Exley & Dunn, Arnold C. Young, Darrin L. McCullough,
36. CSX Transp., Inc. v. Levant, No. A91A0567, Court of Appeals of Georgia, 200 Ga. App. 856; 410 S.E.2d 299; 1991 Ga. App. LEXIS 1168, July 16, 1991, Decided, Reconsideration Denied July 31, 1991. Certiorari Applied For. MacLean, Exley & Dunn, Arnold C. Young, Wade W. Herring
37. Atlantic Wood Industries, Inc. v. Lumbermen's Underwriting Alliance, Nos. A9OAO100, A9OAO101, A9OAO102, Court of Appeals of Georgia, 196 Ga. App. 503; 396 S.E.2d 541; 1990 Ga. App. LEXIS 981, July 12, 1990, Decided, Rehearings Denied July 25, 1990. Certiorari Applied For. Maclean, Exley & Dunn, Arnold C. Young, for Atlantic.Harman,

38. Han v. Trend Management Group, No. A89A2 148, Court of Appeals of Georgia, 194 Ga. App. 265; 391 S.E.2d 142; 1990 Ga. App. LEXIS 71, January 18, 1990, Decided Maclean, Exley & Dunn, Arnold C. Young, M. Carol Branham,
39. Khoury Constr. Co: v. Earhart, No. A89A0849, Court of Appeals of Georgia, 191 Ga. App. 562; 382 S.E.2d 392; 1989 Ga. App. LEXIS 740, May 15, 1989, Decided Maclean, Exley & Dunn, Arnold C. Young, for appellees.
40. Atlantic Wood Industries, Inc. v. Argonaut Ins. Co., No. 76058, Court of Appeals of Georgia, 190 Ga. App. 814; 380 S.E.2d 504; 1989 Ga. App. LEXIS 438, March 17, 1989, Decided Tatum, for appellants. Arnold C. Young, Gerald P. Norton,
41. Ryder Truck Rental, Inc. v. Carter, No. 77159, Court of Appeals of Georgia, 189 Ga. App. 43; 374 S.E.2d 830; 1988 Ga. App. LEXIS 1297, October 26, 1988, Decided David A. Herrigel, Arnold C. Young, for appellants. James
42. Argonaut Ins. Co. v. Atlantic Wood Industries, Inc., Nos. 76057, 76058, Court of Appeals of Georgia, 187 Ga. App. 471; 370 S.E.2d 765; 1988 Ga. App. LEXIS 734, May 27, 1988, Decided, Rehearings Denied June 9, 1988. Certiorari Applied For. Tatum, for appellants. Arnold C. Young, Gerald P. Norton,
43. Argonaut Ins. Co. v. Atlantic Wood Industries, Inc., No. 76612, Court of Appeals of Georgia, 187 Ga. App. 477, 370 S.E.2d 770; 1988 Ga. App. LEXIS 741, May 27, 1988, Decided, Rehearing Denied June 9, 1988. Certiorari Applied For. John M. Hewson, Arnold C. Young, for appellee.
44. Quarterman v. Memorial Medical Center, Nos. 70396, 70397, Court of Appeals of Georgia, 176 Ga. App. 92; 335 S.E.2d 589; 1985 Ga. App. LEXIS 2217, September 3, 1985, Decided, Rehearing Denied September 19, 1985. Certiorari Applied For. O. Wilson, Jr., Arnold C. Young, William Prather, Luhr
45. Lorie v. Standard Oil Co., No. 70391, Court of Appeals of Georgia, 175 Ga. App. 308; 333 S.E.2d 110; 1985 Ga. App. LEXIS 2386, June 7, 1985, Decided, Rehearing Denied July 8, 1985. Certiorari Applied For. IV, for appellants. Arnold C. Young, Charles B. Mikell,
46. Dugger v. North Bros. Co., No. 68322, Court of Appeals of Georgia, 172 Ga. App. 622; 323 S.E.2d 907; 1984 Ga. App. LEXIS 2608, November 16, 1984, Decided IV, for appellant. Arnold C. Young, Jonathan D. Sprague,
47. Quarterman v. Quarterman, No. 67158, Court of Appeals of Georgia, 170 Ga. App. 376; 3117 S.E.2d 206; 1983 Ga. App. LEXIS 3078, December 1, 1983, Decided, Rehearing Denied March 19, 1984. H. Goldfield, Jr., Arnold C. Young, Lee C. Mendel,
48. North v. M.C. Anderson, Inc., No. 65197, Court of Appeals of Georgia, 165 Ga. App. 407; 300 S.E.2d 2; 1983 Ga. App. LEXIS 1887, January 25, 1983, Decided, Rehearing Denied February 10, 1983. Certiorari Applied For. Kitchings, for appellant. Arnold C. Young, John H. Maclean,
49. Norair Eng'g Corp. v. Saint Joseph's Hosp., No. 56575, Court of Appeals of Georgia, 147 Ga. App. 595; 249 S.E.2d 642; 1978 Ga. App. LEXIS 2864, September 7, 1978, Argued, October 2, 1978, Decided, Rehearing Denied October 18, 1978. Certiorari Applied

For. E. Ormonde Hunter, Arnold C. Young, John B. Miller,

50. Purcell v. Joynier, No. 28056, Supreme Court of Georgia, 231 Ga. 85; 200 S.E.2d 363; 1973 Ga. LEXIS 597; 1973-2 Trade Cas. (CCH) P74,856. July 10, 1973, Argued. September 6, 1973, Decided, Rehearing Denied September 19, 1973.
51. Smart Professional Photocopy Corp. v. Dixon, A94A2668, COURT OF APPEALS OF GEORGIA, 216 Ga. App. 825; 456 S.E.2d 233; 1995 Ga. App. LEXIS 318; 95 Fulton County DR 851, February 28, 1995, Decided, Reconsidered Denied March 23, 1995. Certiorari Applied for.
52. Ervin v. Great Dane Trailers, Inc., No. A90A0664, Court of Appeals of Georgia, 195 Ga. App. 317; 393 S.E.2d 467; 1990 Ga. App. LEXIS 488, April 2, 1990, Decided.
53. Deloach v. Floyd, Nos. 62591, 62724, COURT OF APPEALS OF GEORGIA, 160 Ga. App. 728; 288 S.E.2d 65; 1981 Ga. App. LEXIS 3183, November 25, 1981, Decided, Rehearing Denied December 15, 1981.
54. Miller v. Orthologic Corp., 218 F3d 748 (Table)(11th Cir. (Ga.), May 23, 2000)
55. Kline v. P.R. News Wire, et al., 176 F.3d 495; 207 F.3d 664, 213 F.3d 650, Cert. Denied.

