

Restaurant and Bar (Dram Shop) Liability

Related Practices

Personal Injury

- Car Accident
- Charleston Spinal Cord Injury Lawyer
- Charleston Traumatic Brain Injury Attorneys
- E-Cigarette and Vape Explosion
- Hearing Loss
- Human Trafficking
- Motorcycle Accident
- Premises Liability (Slip and Fall, Dog Bites, Dangerous Activities)
- Product Liability, Breach of Warranty, and Strict Liability
- Restaurant and Bar (Dram Shop) Liability
- Truck Accident
- Wrongful Death

Our Mission is to Seek Justice on Your Behalf

Our team understands that when you or someone you love is injured, life changes forever, and recovery may be long and difficult. When a commercial establishment violates the law by serving alcohol to an intoxicated patron or a minor, serious and devastating consequences can result. Dram shop laws can allow the restaurant, liquor store, or bar involved to be held responsible for the injuries and damage caused by the impaired person. While there is no dram shop law in South Carolina, [South Carolina Code of Laws Section 61-4-580](#) prohibits anyone authorized to sell alcohol from knowingly selling alcohol to an intoxicated person. These cases are often highly complex, and representation from a seasoned personal injury attorney is essential to maximizing value and assuring an optimal outcome.

Charleston Dram Shop Liability Lawyer

While no legal decision can erase the harm suffered by the victim of a drunk driver, our personal injury lawyers make it their mission to seek justice on you or your loved one's behalf, and to hold the responsible parties accountable for their actions. Our personal injury attorneys leverage their years of experience and in-depth knowledge of the law to help victims of drunk drivers over-served by negligent bar and restaurant owners achieve the best possible results.