

MGC Secures Favorable Jury Verdict and Avoids Punitive Damages in SC

April 9, 2026

CONTRIBUTORS

Carrie Fox

843.848.6020

carrie.fox@mgclaw.com

Denver M. L. Huff

843.848.6042

denver.huff@mgclaw.com

Media Contact

Erica Gianetti

Marketing & Communications Supervisor

erica.gianetti@mgclaw.com

Attorney Carrie Fox, assisted by Denver Huff, of MGC secured a strong defense result in an admitted-liability rear-end collision trial in Sumter County involving UIM exposure. The plaintiff alleged ongoing neck and back pain, vertigo and the onset of multiple sclerosis, claiming the accident triggered the condition and sought damages deep into the policy amount.

Despite late disclosures and evolving positions by plaintiff, the MGC team focused on causation, emphasizing the minor property damage, delayed treatment and expert testimony establishing that soft-tissue injuries typically resolve within three months. After a short deliberation, the jury returned a verdict well within the underlying Policy leaving the MGC client with no exposure. In addition, plaintiff attempted and argued for Punitive Damages. The jury refused to award the plaintiff any such damages leaving our client with no exposure.

Questions? Click [here](#) to contact an MGC attorney.

This legal update is published as a service to our clients and friends. It is intended to provide general information and does not constitute legal advice regarding any specific situation. Past success does not indicate likelihood of success in any future legal representation. You may not reproduce, distribute, sell or republish this legal update, or the information contained therein, without prior written content. This legal update is for personal use only.