



Brad Cheek

Associate

brad.cheek@wilsonelser.com

Charlotte, NC – 704.302.1260

Brad Cheek represents businesses and individuals in all aspects of civil litigation. His practice includes the defense of clients in general liability, premises liability and commercial litigation matters.

Brad has a strong background in legal writing and research, having drafted numerous motions, briefs and memoranda for various courts and jurisdictions. He is proficient in Spanish, and assists clients and colleagues in cross-border and multilingual matters. Brad is committed to delivering high-quality legal services and achieving favorable outcomes for clients, while contributing to the professional development and growth of the firm and his peers.

Education

- University of North Carolina School of Law (J.D., 2020)
 - Publication Editor, North Carolina Banking Institute Journal
- University of North Carolina, Chapel Hill (B.A. Global Studies/ Spanish Literature, 2011)

Bar Admissions

- North Carolina
- South Carolina

Court Admissions

- U.S. District Court, Western District of North Carolina
- U.S. District Court, Middle District of North Carolina
- U.S. District Court, Eastern District of North Carolina

Services

- Insurance & Reinsurance Defense

Client Wins

DeLoach and Cheek Secure Summary Judgment for Building Owner in Slip and Fall Claim

G. Robert DeLoach (Of Counsel-Charlotte, NC) and Brad Cheek (Associate-Charlotte, NC) secured summary judgment in the Court of Common Pleas for the 13th Judicial Circuit, Greenville, South Carolina, for Wilson Elser's client, the owner of a medical office building located on the campus of a hospital network. In this trip and fall matter, the plaintiff allegedly fell on a sidewalk she claimed was poorly maintained, suing our client and two other hospital entities. Bob and Brad succeeded on their motion for summary judgment with two persuasive arguments: Our client did not owe the plaintiff a duty to warn due to her admission when deposed that the condition of the sidewalk was open and obvious, and that the court's prior granting of summary judgment pursuant to the co-defendant's argument constituted *res judicata* as to the plaintiff's claims against our client.