

**SCIENCE AND LITIGATION: PRODUCTS LIABILITY
IN THEORY AND PRACTICE**

Payge Carthen

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Products Liability in Theory and Practice Terrence F. Kiely
The obsession with so-called junk science is a product of the late 20th century and appears, at least.

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Courts reach different results, and take three general approaches. Litigators should be familiar with FDA guidance. The views expressed in this article are those of the author s and do not necessarily reflect the positions or policies of the American Bar Association, the Section of Litigation, this committee, or the employer s of the author s.

Membersofourgrouphavenearlythirtyyearsofexperienceintoxictortliti
Three consumer groups and the CPSC objected to the motion to seal. The court specifically recognized the inherent fairness of the agreement because the settlement made the class whole—the class members would receive exactly what they had before, which was an unexpired drink voucher.

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compounders register with the FDA as outsourcers, hospitals and other health-care providers will be able to provide their patients with drugs that were compounded in facilities that are subject to FDA oversight and federal requirements for current good manufacturing practice.