

## **BLOG**



## MARCH 26, 2021

Yesterday, the Supreme Court held that a state may, under certain (frequently occurring) circumstances, exercise personal jurisdiction over an out-of-state manufacturer when the plaintiff is a resident of the state and was injured in the state, even if the manufacturer's allegedly tortious conduct occurred outside the state. Although the Court cabined the newly announced rule in some ways, the decision expands the circumstances under which corporations may be subject to personal jurisdiction in a state.

For more details, view our Appellate & Critical Motions briefing here.

Less Than 1 Min Read

## Author

Linda Coberly

This entry has been created for information and planning purposes. It is not intended to be, nor should it be substituted for, legal advice, which turns on specific facts.