

ELIZABETH A. UNDERWOOD

SHAREHOLDER



AREAS OF PRACTICE

Health Care Liability
Long-Term Care Liability
Product Liability
Property Litigation
Construction Injury Litigation
Commercial Litigation
Appellate Advocacy & Post-Trial Practice

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2000 Market Street, Suite 2300
Philadelphia, PA 19103

ADMISSIONS

Pennsylvania
2004

EDUCATION

The George Washington
University Law School (J.D., cum
laude, 2004)

University of Pennsylvania (B.A.,
cum laude, 2001)

YEAR JOINED

2006

OVERVIEW

Elizabeth is a shareholder in the Health Care Department, where she focuses her practice in the areas of medical and dental malpractice, with a secondary focus on premises and product liability cases. She also handles large-scale personal injury claims arising from construction accidents.

Elizabeth has represented a large number of doctors, dentists, physician assistants, certified registered nurse practitioners and nurses in a multitude of malpractice actions. She has also represented clients in construction liability cases involving the representation of general contractors, subcontractors, engineers, architects and surveyors; premises liability cases involving the representation of commercial shopping centers, corporate centers, health care offices, etc.; and product liability cases with respect to the representation of manufacturers, distributors and wholesalers.

Elizabeth graduated *cum laude* from The George Washington University School of Law. She was awarded the American Bar Association/Bureau of National Affairs Award. She completed her undergraduate degree at the University of Pennsylvania, where she graduated *cum laude* and with distinction in her major of International Relations.

THOUGHT LEADERSHIP

On the Horns of a Trial Dilemma: Addressing a Prior Conviction on Direct Examination or Waiving the Right to Contest the Admissibility on Appeal

Philadelphia - Headquarters

Health Care Liability

General Liability

June 1, 2023

Key Points: Defense Digest, Vol. 29, No.

Waiving the Right to Seek Arbitration: New Court Ruling Limits Parties' Ability to Seek to Enforce Arbitration Clause

Philadelphia - Headquarters

Health Care Liability

General Liability

January 29, 2021

Defense Digest, Vol. 27, No.

CLASSES/SEMINARS TAUGHT

Creating a Trial Notebook, Institute for Paralegal Education, Philadelphia, Pennsylvania, June 18, 2015

PUBLISHED WORKS

"Waiving the Right to Seek Arbitration: New Court Ruling Limits Parties' Ability to Seek to Enforce Arbitration Clause," *Defense Digest*, January 2021, Vol. 27, No. 1

"Case Update: Secretary of Labor v. Summit Contractors, Inc.: A Revival of the Controlling Employer OSHA Citation Policy on Multi-Employer Worksites," *Defense Digest*, Vol. 15, No. 2, 2009

"The Summit Decision: Limiting General Contractor's Liability Under OSHA for Safety Violations of its Subcontractors at Multi-Employer Construction Sites," *Defense Digest*, Vol. 15, No. 1, 2009

"Show Me The Merit: Pennsylvania's Certificate of Merit Requirement And Substantial Compliance," *Defense Digest*, Vol. 13, No. 2, 2007