

KEITH S. MCCABE

SHAREHOLDER



AREAS OF PRACTICE

Automobile Liability
Premises & Retail Liability
Hospitality & Liquor Liability
General Liability
Catastrophic Claims Litigation
Trucking & Transportation Liability

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700 State Street, Suite 303
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ADMISSIONS

Connecticut
1991

EDUCATION

Quinnipiac University School of
Law (J.D., 1991)

Trinity College (B.A., 1988)

OVERVIEW

Keith is a shareholder in the casualty department with more than 30 years of experience exclusively handling insurance defense. He represents clients in both personal and commercial claims involving automobile liability, trucking and transportation, premises liability, hospitality and liquor liability and general liability with an emphasis on complex matters.

Keith has tried over 75 jury cases to verdict in a broad range of claims, from simple automobile accidents to premises liability cases, as well as claims involving significant catastrophic injuries such as paraplegia, brain injuries and death.

Keith earned his *juris doctor* from Quinnipiac University and received his bachelor's in political science from Trinity College. He is admitted to practice in Connecticut.

THOUGHT LEADERSHIP

Marshall Dennehey Grows New Haven Office With the Addition of Veteran Trial Lawyer Keith McCabe

Automobile Liability
Premises & Retail Liability
Hospitality & Liquor Liability
General Liability
January 26, 2023

In a move signaling the firm's intention to grow and expand in Connecticut, Marshall Dennehey announced today that Keith McCabe, a veteran trial lawyer with more than 30 years of
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CLASSES/SEMINARS TAUGHT

Legal Issues in NY CT FL & DE, Marshall Dennehey Client Presentation, February 16, 2023

YEAR JOINED

2023

SIGNIFICANT REPRESENTATIVE MATTERS

Obtained a defense verdict in a contested liability case involving a scaffold collapse at a construction site which resulted in 3 individuals with serious injuries, including one rendered a paraplegic as a result of a burst fracture in his spine.

Represented a Veterinarian and obtained a verdict for less than the offer in a complicated case involving the death of a show horse where the claim was that the Vet's negligence caused the death of the horse. Significant issues existed as to liability but also damages as we believed the horse to be of considerably less value than claimed. Ultimately the jury agreed with our view that the co-defendant horse farm was primarily responsible (it also found comparative negligence against the plaintiff) as well as our view of the value of the horse.

Drove a favorable settlement on behalf of a Chinese restaurant in a complex multi-party claim resulting from a fire which destroyed a strip mall shopping center in Greenwich.

Obtained a defendant's verdict in a contested liability case involving serious injuries after plaintiff declined our offer of \$250,000.