

MATTHEW P. KERIS

CHAIR, ELECTRONIC MEDICAL RECORD AND AUDIT TRAIL PRACTICE GROUP
SHAREHOLDER



AREAS OF PRACTICE

Electronic Medical Record & Audit Trail
Litigation
Health Care Liability
Long-Term Care Liability
General Liability

CONTACT INFO

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Moosic, PA 18507

ADMISSIONS

Pennsylvania
1996

U.S. District Court Middle District
of Pennsylvania
2000

New York
2011

U.S. District Court Northern District
of New York
2020

Connecticut
2021

Supreme Court of the United
States
2023

OVERVIEW

Matthew has defended health care providers, businesses and device manufacturers in civil litigation for more than two decades. He is a shareholder in the firm's Health Care Department and Chair of the Electronic Medical Record and Audit Trail Practice Group. He had the privilege of trying the first Pennsylvania civil jury trial to verdict during the COVID-19 Pandemic in July 2020.

Matt has provided legal commentary for a number of organizations including NBC News, Thomson Reuters, the American Society for Healthcare Risk Management, *The Legal Intelligencer*, *Law 360*, *ED Legal Letter*, *Risk Review*, *Litigation Management*, *Counterpoint* and *Becker's Hospital Review*. Matt also serves as an editor of the health risk management journal, *Patient Safety*.

Matt has previously served as President of the DRI Foundation, Pennsylvania Defense Institute (PDI) and the Pennsylvania Association for Health Care Risk Management. He also previously served on the Board of Directors of both DRI and PDI. In 2023, he was the recipient of the DRI Foundation Community Service Award, which honors a DRI member who has demonstrated a commitment to the well-being of the general public by initiating or participating in programs which have a positive impact on the community. Matt is an active member of the Claims & Litigation Management Alliance and American Legal Connections.

EDUCATION

Roger Williams University School
of Law (J.D., 1996)

Shippensburg University of
Pennsylvania (B.A., cum laude,
1993)

HONORS & AWARDS

AV® Preeminent™ by Martindale-Hubbell®

The Best Lawyers in America®,
Medical Malpractice Law -
Defendants
2023-2025

The Best Lawyers in America®,
Litigation – Health Care
2024-2025

Defense Research Institute
Foundation Community Service
Award, 2023

DRI Leadership Award 2023

“Service Award” by the Defense
Research Institute, October 2021

“Exceptional Performance Citation”
by the Defense Research Institute,
July 2015

THOUGHT LEADERSHIP

Say ‘Goodbye’ to Medical Negligence Cases as We Know Them

Scranton

Electronic Medical Record & Audit Trail Litigation

September 5, 2024

On the Pulse...Marshall Dennehey’s National EMR and Audit Trail Practice Group Is Ready to Assist with Health Care Technology Litigation Issues

Scranton

Electronic Medical Record & Audit Trail Litigation

September 1, 2024

Several years ago, Marshall Dennehey recognized the plaintiff bar’s increased interest in pursuing two types of medical negligence cases: one on the medicine and the other on the electronic medical record (EMR). Defense Digest, Vol. 30, No.

Matthew P. Keris Receives DRI Foundation Community Service Award

Electronic Medical Record & Audit Trail Litigation

Health Care Liability

August 29, 2023

Matthew P. Keris, shareholder in Marshall Dennehey’s Scranton office, has been named the recipient of the Defense Research Institute (DRI) Foundation Community Service Award.

[Read More](#)

Long-Term Care Facility Faces Criminal Scrutiny for Early COVID-19 Actions

Scranton

Health Care Liability

Long-Term Care Liability

March 20, 2023

On March 14, 2023, the Los Angeles County District Attorney announced multiple felony criminal charges would be filed against a nursing home facility and three of its administrators for their handling of a COVID-19 infected patient during the early Legal Update for Health Care Liability – March 20, 2023,

The Evolution of the EMR: The Integration of AI in Medicine

Scranton

Electronic Medical Record & Audit Trail Litigation

March 28, 2022

CLASSES/SEMINARS TAUGHT

The Future is Now: How AI is Being Used with Data Analytics Today and Maybe Tomorrow, panelist, Candello Annual Summit, Boston, MA, September 11, 2024

Multi-Disciplinary Evaluation of Liability Risks of AI in Health Care: The Board Focus, co-presenter, American Hospital Association Leadership Summit, San Diego, CA, July 22, 2024

Advancement of AI Into Medicine, AEIX Event, Tysons Corner, VA, June 6, 2024

Charting Tips to Help the Future You, LVHN Annual Risk Symposium, Center Valley, PA, May 18, 2024

Coming to a Case Near You: AI in Medicine, Marshall Dennehey Trends in Health Care and Health Law Seminar, May 9, 2024

EHRs Under Examination: The Role of Clinical Informatics Experts in Legal Proceedings, AMIA 2024 Clinical Informatics Conference, Minneapolis, MN, May 2024

Artificial Intelligence in Healthcare: An Introduction, 2024 AALNC Annual Forum, Pittsburgh, PA, April 19, 2024

ASSOCIATIONS & MEMBERSHIPS

American Legal Connections, Healthcare Advisory Committee Member

American Society for Health Care Risk Management (ASHRM)

Claim and Litigation Management Alliance (CLM), Co-Chair for Pennsylvania Membership Development, 2012

Defense Research Institute (DRI), Atlantic Region Director, 2019-2021; State Membership Chairman, 2017; State Representative to DRI on behalf of Pennsylvania Defense Institute, 2017

DRI Foundation, President, 2021-2023

Lackawanna County Bar Association

Pennsylvania Association for Health Care Risk Management (PAHCRM), President, 2012, 2016

Pennsylvania Bar Association, Health Care Law Committee, Secretary, 2010-2012; Health Care Law Subcommittee on Civil Litigation, Chairman, 2011

Pennsylvania Coalition for Civil Justice Reform

Pennsylvania Defense Institute (PDI), President, 2014; Executive Board, 2009-2013; Board of Directors, 2007-2009, 2015-2023; state representative to the Defense Research Institute, 2017

YEAR JOINED

2005

Guidance On Navigating Your Institution During Multiple Legal Investigations, PAHCRM Spring 2024 Educational Meeting, Lancaster, PA, April 12, 2024

Advice for the Efficient Integration of AI Into Medicine, Co-Presenter, Hospital Insurance Forum Annual Meeting, Scottsdale, AZ, March 18, 2024

Voir Dire of an EMR/Audit Trail Expert, American Legal Connections webinar, March 15, 2024

Roundtable on Social Inflation, Co-Moderator, DRI IRT Meeting, Chicago, March 13, 2024

The New Liability Target: Forensic Patient Record Interactions, MPL Dental Workshop, Savannah, GA, February 16, 2024

Liability Risks of AI in Healthcare, co-presenter, 1st Annual Upstate Educational Meeting, Association for Healthcare Risk Management of New York, Saratoga, NY, October 30, 2023

Latest Developments on Healthcare AI Liability and EMR Site Inspections, co-presenter, American Legal Connections, webinar, October 26, 2023

Evaluating the Use of AI in Obstetric Diagnostics: Understanding Enhanced Capability and Inherent Risks, Forum on Obstetric Malpractice Claims, Philadelphia, PA, October 12, 2023

The Good, Bad, and Ugly in Defending a Hospital Security Assault Case, Moderator, ASHRM Annual Meeting, Minneapolis, MN, October 2, 2023

Medical Record Audit Trail Data and Inspections: What to Do When Data and Inspections are Requested in Litigation, panelist, Florida Society for Healthcare Risk Management and Patient Safety annual meeting; Orlando, FL, August 24, 2023

Criminal Prosecutions: Dobbs and the Future of Care, American Legal Connections Healthcare Symposium, Atlanta, GA, July 27, 2023

Mistake or Crime?: The Criminalization of Healthcare Errors, panelist, Medical Professional Liability Association Conference, New Orleans, LA, May 18, 2023

AI Liability: What is Brewing and What We Will See, University of Rochester webinar, April 21, 2023

Best Practices for an Audit Trail Expert Deposition, co-presenter, American Legal Connections, webinar, April 6, 2023

Defending Rule 30(b)(6) Corporate Designee Depositions, co-presenter, ALC Regional Meeting, Atlanta, GA, March 23, 2023

Criminalization of Medical Errors - Will it Make Us Safer?, co-presenter, Hospital Insurance Federation, Annual Meeting, Scottsdale, AZ, March 20, 2023

Legal and Ethical Pitfalls in Managing Dual Civil and Criminal Investigations, DRI Medical Liability and Health Care Law Seminar, Chicago, IL, March 10, 2023

Relationships Matter: A Frank Discussion of Hot Button Issues Facing Claims Professionals and Counsel, panelist, DRI Insurance Roundtable, Chicago, IL, March 8, 2023

Artificial Intelligence in Healthcare: The Good, Bad, and Ugly, SCAHRM webinar, March 28, 2023

Fostering a Culture of Success: How to Get Your Lawyers' and Staff's Mindset from Surviving to Thriving, co-presenter, Association of Legal Administrators, Philadelphia Chapter webinar, January 26, 2023

The New Liability Issues of Artificial Intelligence in Health Care, Ethicon, a division of Johnson and Johnson, webinar, December 12, 2022

Recent Cases Warn Defendants Not to Become Lost on the Audit Trail, American Legal Connections webinar, December 1, 2022

It's Not All About the Virus: Defending "Other" COVID-19 Pandemic Claims, ASHRM Annual Conference, Boston, MA, September 13, 2022

Legal and Technical Arguments to Manage, Explain and Defend Audit Trail Information, DRI Senior Living and Long-Term Care Litigation Seminar, Nashville, TN, September 9, 2022

"Managing Parallel Criminal and Civil Investigations," American Legal Connections Healthcare Risk and Litigation Symposium, Atlanta, GA, July 28, 2022

"Litigation Risks Associated with AI in Healthcare," Thomson Reuters webinar, June 27, 2022

"Artificial Intelligence and Dentistry: Protecting Yourself From Liability," client webinar, June 16, 2022

"Risks and Legal Aspects of Artificial Intelligence in Health Care," Ohio Hospital Association Annual Meeting, Columbus, OH, June 14, 2022

A New Frontier: Maintaining Transparency and Defenses Following the RaDonda Vaught Criminal Verdict, CHART Institute virtual conference, June 7, 2022

New Risks With the Application of Artificial Intelligence to Medicine, Washington Healthcare Risk Management Society Annual Meeting, Seattle, WA, June 3, 2022

RaDonda Vaught: What Happened and What Can We Learn From Her Trial, virtual lesson, Duke University School of Nursing, June 2, 2022

A Hard Task: Balancing Transparency While Avoiding Liability Following the RaDonda Vaught Criminal Verdict, webinar, West Virginia ASHRM Chapter, May 20, 2022

Artificial Intelligence in Healthcare: Revolutionary or Risky?, panelist, Medical Professional Liability Association Annual Meeting, Salt Lake City, UT, May 13, 2022

The New Reality - Managing the EMR and Audit Trail, panelist, New England Regional Healthcare Risk Management Conference, Groton, CT, May 2, 2022

A Discussion on the RaDonda Vaught Criminal Trial, panelist, New England Regional Healthcare Risk Management Conference, Groton, CT, May 2, 2022

Best Practices for Balancing Transparency While Avoiding Liability Following the RaDonda Vaught Criminal Verdict, American Society for Healthcare Risk Management, national webinar, April 15, 2022

Liability Issues with Artificial Intelligence in Healthcare Litigation, American Legal Connections, national webinar, January 27, 2022

Anticipated Liability Risks of Artificial Intelligence in Healthcare, ASHRM Annual Conference, October 4 (live session) and October 26, 2021 (virtual session)

Healthcare Acquired Infections in Nursing Homes and Hospitals: Standards of Practice, Claims, Defenses, Damages, Strafford Legal Publications National Webinar, October 19, 2021

Coming Soon: AI Issues in Healthcare Liability Claims, Pennsylvania Association for Healthcare Risk Management, September 17, 2021

The Risks and Legal Aspects of Artificial Intelligence in Healthcare, Hospital Insurance Federation webinar, May 19, 2021

The Future is Here: AI and Healthcare Claims, South Carolina Chapter of the American Society of Healthcare Risk Management webinar, April 23, 2021

Integrating Health Care and Technology: Apps, Medical Devices and AI, client webinar, February 18, 2021

Artificial Intelligence in Medicine: Risk Management and Litigation Issues, online continuing education conference, Pennsylvania Patient Safety Authority, January 12, 2021

It's Not All About the Medicine: The New Scrutiny on Your EMR Documentation, presented at a virtual meeting of the Luzerne/Lackawanna Medical Society, November 18, 2020

The Return of Jury Trials: The Current State of Jury Trials in the Age of COVID-19, national teleconference for American Legal Connections (ALC), November 12, 2020

Learn From Those Who Know: Jury Trial Tactics During the COVID-19 Pandemic, DRI National Remote CLE, September 15, 2020

Lessons and Observations Made From a Socially-Distanced Jury Trial During the COVID-19 Pandemic, Inaugural PDI Remote CLE, September 10, 2020

Lessons Learned in with EMR Discovery, Hospital Insurance Federation (HIF), September 9, 2020

Managing EMR and Audit Trail Discovery, LAMMICO Defense Panel Meeting, August 20, 2020

Preparing A Claim for Trial: How Recent Issues, Decisions and Trends Are Impacting Litigation Outcomes, client webinar, June 4, 2020

"Warning Fatigue" Now a Matter of Criminal Liability: The Radonda Vaught Story, Pennsylvania Patient Safety Authority Webinar, May 24, 2020

Telehealth and Documentation in the Time of COVID-19: Information and Best Practices to Protect Patients and Clinicians webinar, May 14, 2020

The Defense Strikes Back: Managing EMR and Audit Trail Discovery, 2019 ASHRM Annual Conference, Baltimore, MD, October 14, 2019

Frankenstein's Monster: National Scrutiny on EMR Warning Workarounds, Pennsylvania Association for Health Care Risk Management (PAHCRM) Fall Conference, Penn State Berks Campus, Reading, PA, September 13, 2019

Warning: Fatigue Now a Matter of Criminal Liability: The Radonda Vaught Story, co-presenter, Pennsylvania Association for Health Care Risk Management (PAHCRM), July 12, 2019, Bedford, PA

Back to the Future: What the Proposed Venue Changes Mean for Health Care Provider Defendants, Co-Presenter, Pennsylvania Defense Institute Webinar, February 6, 2019

PUBLISHED WORKS

"Say 'Goodbye' to Medical Negligence Cases as We Know Them," *The Legal Intelligencer*, September 5, 2024

"Litigation Landscape: Your GPS for Avoiding Legal Action," *In Session with Allied World*, Winter 2023

"Sanctions Against Health System Demonstrate That It's Time to Get Serious About Audit Trail Discovery," *Journal of Healthcare Risk Management*, August 18, 2022

"Evolution of the EMR: The Integration of AI in Medicine," *The Legal Intelligencer*, March 28, 2022

"Artificial Intelligence in Medicine Creates Real Risk Management and Litigation Issues," *Journal of Healthcare Risk Management*, September 2020

"A Civil Jury Trial During the Pandemic: Observations From Those Who Know," *The Legal Intelligencer*, August 7, 2020

"Report From the Trenches: Defending Patient Falls in Acute Care Settings," *Becker's Hospital Review*, August 28, 2018

"Negligent Advice of a Class III Medical Device Sales Rep," *The Legal Intelligencer*, Medical Malpractice Supplement, April 11, 2017

"A Pandora's Box: The EMR's Audit Trail," *Counterpoint*, newsletter of the Pennsylvania Defense Institute, February 2017

"It Ain't Over 'Til It's Over: Judge Wettick Affirms Practice of Limiting Deposition Opinions of Defendant Physicians," *Defense Digest*, Vol. 22, No. 4, December 2016

"Wake Me Up!! I've Had Enough!! Litigation Nightmares With the Electronic Medical Record," *The Risk Management Quarterly*, newsletter of the Association for Healthcare Risk Management of New York, Inc. (AHRMNY)

"EMR's and Litigation: Issues Decided and What's Next?" *The Legal Intelligencer*, Medical Malpractice Supplement (page 5), April 12, 2016

Electronic Medical Records and Litigation, published by Thomson Reuters Legal, September 2014

"OMG?! The Impact of Social Media on the Tripartite Relationship," Co-Author, *Litigation Management Magazine*, Spring 2013

"What's It Worth? Best Practices in Defending Economic Damages in the Catastrophic Accident," Co-Author, *Litigation Management Magazine*, Fall 2012

"Reducing Medical Malpractice E-Discovery Issues and Costs," *The Legal Intelligencer*, February 14, 2012

"A View From the Trenches: Discovery Issues With Electronic Medical Records," *Risk Rx*, Special Edition on the Electronic Health Record, University of Florida, Vol. 8, No. 1 January-March, 2011; and *Florida Hospital Association's Risk Review*, August 23, 2011

MEDIA COMMENTARY

"AI Offers Opportunities and Risks for Providers, Organizations and MPL Carriers," *Inside Medical Liability*, Third Quarter 2022

"LPN Found Not Guilty in Gait Belt 'Abduction' Case," *McKnights Long-Term Care News*, September 1, 2022

"Civil vs Criminal Indictments - What You Need to Know," ASHRM Blog, May 23, 2022.

"Misdiagnosis Top Allegation in Aortic Dissection Malpractice Claims," *ED Legal Letter*, March 2021

"Kentucky Mom Alleges Hospital Workers Missed Her Cancer -- Then Covered Up Their Mistake," *NBC NEWS*, March 4, 2021

"Suspicious Changes to ED Chart Become Central Focus of Malpractice Lawsuit," *ED Legal Letter*, November 1, 2020

Malpractice Risks During COVID-19: 'Really Enormous' for ED Providers, *ED Legal Letter*, May 2020

"Both Sides Claim Win After Inconclusive Med Mal Venue Study," *Law360*, February 4, 2020 (subscription required)

"Hospital Sole Defendant in Some ED Malpractice Claims," *ED Legal Letter*, December 2019

"Philly or Not - Victims Face Long Odds in PA Med-Mal Cases," *Law360*, March 1, 2019

"Multiple Defendants in ED Claim? Often, Conflicts Are Inevitable," *ED Legal Letter*, September 1, 2019

RESULTS

Defense Verdict Secured in a Contentious Long-Term Care Case

Long-Term Care Liability

April 17, 2024

We received a defense verdict in a contentious long-term care case that included a unique spoliation issue, allegations of cover-up regarding the cause of death and a “no show” plaintiff. A longtime nursing home resident, who was suffering from “end-stage dementia,” died nine days after suffering head trauma following a fall. The plaintiff was the resident’s son who was not his mother’s guardian. The plaintiff contacted a lawyer who delivered the body across Pennsylvania to a forensic pathologist for a private autopsy.

Partial summary judgment on behalf of a nursing home and its corporate defendants.

Long-Term Care Liability

December 2, 2021

In the complaint and throughout discovery, the plaintiff raised claims of overarching neglect in addition to a fall that occurred during physical therapy. The plaintiff alleged negligence, corporate negligence, and punitive damages premised upon allegations of understaffing, Department of Health violations and putting profits over patient care. The plaintiff sought to hold not only the nursing home, but also its management company and a holdings company, liable for such claims.

Unanimous defense jury verdict in one of the first Pennsylvania civil jury trials held during COVID-19 pandemic.

General Liability

August 24, 2020

The verdict came within 30 minutes of deliberation in a five-day Bradford County PA fire-loss subrogation trial. Social distancing protocols were in place: all participants had their temperatures taken before entering the courthouse; jury selection took place at a local school auditorium; everyone in the courtroom was required to wear masks or face shields; and the jurors were spread out to the gallery section of the courtroom instead of the jury box. Witnesses could appear via Zoom.

Defense verdict in dental malpractice action.

Health Care Liability

May 18, 2020

We successfully obtained a defense verdict on behalf of a dentist in a dental malpractice action in Luzerne County. The plaintiff asserted causes of action for negligence and lack of informed consent. Regarding negligence, the plaintiff alleged the dentist used excessive force in extracting a lower third molar, thereby causing a fracture of the mandible and alleged permanent paresthesia. In response, the defense admitted that the mandible was fractured during the extraction, but offered expert testimony that the fracture was an extremely rare complication and was not caused by negligence.

Dismissal of claims against drug rehab center.

Long-Term Care Liability

March 1, 2020

We were successful in obtaining the dismissal of the plaintiff’s corporate negligence claims against an adult inpatient drug rehabilitation center. The plaintiff filed a complaint under wrongful death and survival acts, alleging that the decedent died of unspecified cardiac dysrhythmia while she was a voluntary inpatient resident at the facility. The complaint included claims of negligence/vicarious liability and corporate negligence.

SIGNIFICANT REPRESENTATIVE MATTERS

Obtained a defense verdict in a long-term case that included a unique spoliation issue, allegations of cover-up regarding the cause of death and a “no show” plaintiff-son. A longtime nursing home resident died after suffering head trauma following a fall. The plaintiff was the resident’s son, who was not his mother’s guardian and, according to staff, had not visited her in the three years that she was in residence. The cause of death was “end stage dementia” and upon learning the same, the plaintiff contacted a lawyer who delivered the body across the state to a forensic pathologist for a private autopsy, and the body was subsequently cremated. No notice was provided to the nursing home administration of the impending autopsy. The forensic pathologist alluded that the cause of death was not end stage dementia, but blunt force trauma. The defense did not learn about the

private autopsy until years later when the report was provided in discovery. A motion for sanctions for spoliation was filed by the defense which was followed by depositions of the funeral home staff, and a hearing involving the forensic pathologist and the attending physician. The forensic pathologist admitted that autopsy specimens were lost and photos claimed to not exist by plaintiff's counsel, in fact were on her computer. Although the spoliation motion was denied, the court held that at trial, the defense could question the forensic pathologist on the cremation, destroyed specimens and failure to produce the autopsy photographs at trial. On the eve of trial, the judge proctored an agreement between the parties to arbitrate the case "on expert reports only." At arbitration, plaintiff's counsel continued to pursue a conspiracy theory about "the true cause of death" along with standard negligence criticisms about fall prevention. The plaintiff was cross-examined on a prior crimen falsi conviction and an Orphans' Court petition initiated by the local Area Agency on Aging where the deceased resident complained that she was afraid of her son which was relevant to his "loss of society and companionship" claim.

Received a unanimous defense jury verdict within thirty minutes of deliberation in a five-day fire-loss subrogation trial. This case was one of the first Pennsylvania civil jury trials held during the COVID-19 pandemic. Taking into account safety and social distancing protocols, jury selection took place in a local school auditorium, two witnesses presented testimony via Zoom, and everyone present in the courtroom was subject to temperature screenings and required to wear a face covering. Given the current national health situation, this trial could serve as an example of how the court system and counsel can adapt to the changing health and legal landscape.

Obtained entry of judgment of non pros based on the plaintiff's failure to timely and properly file a Certificate of Merit (COM) in accordance with Pa.R.C.P. 1042.3 on behalf of a nursing home chain and its consulting company. With the Complaint, plaintiff attached an expert report from a nursing expert but did not attach a COM. Defendants filed a Notice of Intent to Enter Judgment of Non Pros, and judgment was subsequently entered. The plaintiff then filed a Petition to Strike/Open the Entry of Judgment of Non Pros, arguing that the expert report attached to the Complaint constituted a COM. The defense successfully fought the plaintiff's attempts to open the judgment. The Court ultimately found that plaintiff's repeated failures to comply with the applicable rules placed their case "beyond the purview of equitable relief," and therefore reinstated the entry of judgment and dismissed plaintiff's Complaint with prejudice.

Received a defense verdict in less than one hour in a dental malpractice case involving allegations of the use of excessive force and the failure to obtain the patient's informed consent after a patient's jaw was fractured during a molar extraction. It was admitted that jaw fracture was a known risk of the extraction, but that the dentist did not warn the patient of this risk. It was also conceded that the dentist caused the fracture. Lastly, the patient's damages were not contested, which included the pain and suffering associated with the fracture and permanent numbness to the lower jaw. On cross-examination of the patient's seasoned expert, he was confronted with prior inconsistent testimony regarding his experience in extracting molars and his opinion that all risks of a procedure need to be shared with the patient. Further, the expert agreed with the defense's argument that the risk of jaw fracture of an erupted right lower molar was less than .0009% and the patient had a better chance of dying from complications associated with the extraction than suffering a fracture. The jury was persuaded by the defense's arguments early in the case due to the thorough cross-examination of the patient's expert.

Received defense verdict in a wrongful death and survival medical malpractice arbitration involving a single mother in her twenties from toxic shock syndrome. The plaintiff was admitted to a hospital facility with a provisional diagnosis of anaphylaxis secondary to a medication allergy. The patient deteriorated under the supervision of a nurse practitioner while on a telemetry unit and was eventually transferred to the intensive care unit. The patient succumbed to her condition several days later. There was a substantial future economic damage and pain and suffering component to the case given the plaintiff's young age, rapid decline and extent of necrosis (face, upper and lower extremities).

Obtained a defense verdict in a nursing negligence claim. The plaintiff alleged to have suffered a fall in a hospital bathroom three days post-operatively that re-injured his surgically repaired knees. The nurses denied the patient fell to the ground and testified, consistent with their charting, that the patient lost balance in the bathroom and sat on a commode. There was a significant economic damage claim in that the plaintiff was a young restaurant owner who suffered two distinct orthopedic injuries that required multiple surgeries and additional future care. The jury returned a defense verdict 50 minutes after deliberation began, finding that the nurses were not negligent.

Obtained a defense verdict in a medical malpractice trial involving a middle-aged mother of two who was allegedly left a quadriplegic and wheelchair-bound as a result of a physician's failure to timely diagnose and treat an infectious process of the cranial nerves and cerebellum. The plaintiff argued that as a result of the alleged negligence, she needed home health care for the rest of her life and submitted expert testimony arguing for the recovery of boardable future medical expenses totaling

\$4 million and past and future pain and suffering. The last settlement demand was \$2 million. No settlement offers were made prior to or during trial.

Successfully argued for the dismissal of punitive damages and *Scampone* corporate negligence claim against a Pennsylvania nursing home involving a resident who was injured while undergoing physical therapy at the facility. At the conclusion of considerable discovery yielding thousands of pages of administrative documents and multiple corporate defendant witnesses and former employees of the facility, summary judgment was granted as to plaintiff's claims that neglect, lack of appropriate staffing and the facility owner's general desire to make a profit over patient care caused or contributed to her injuries. In light most favorable to the plaintiff, the court held that the resident did not link the allegations of neglect and understaffing to her injuries which occurred in an acute incident during physical therapy. In addition, the court rejected the possible imposition of punitive damages, citing deposition testimony from the plaintiff about her interactions with the nursing home staff that was inconsistent with conduct warranting the imposition of punitive damages and the opinions of her own experts.