

DANIEL D. KREBBS

SHAREHOLDER



AREAS OF PRACTICE

General Liability
Premises & Retail Liability
Property Litigation
Construction Injury Litigation
Trucking & Transportation Liability
Automobile Liability
Catastrophic Claims Litigation

CONTACT INFO

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2000 Market Street, Suite 2300 Philadelphia, PA 19103

ADMISSIONS

Pennsylvania 1994

Bankruptcy Court Eastern District of Pennsylvania 1998

EDUCATION

Widener University School of Law (J.D., 1994)

Duquesne University (B.A., 1990)

HONORS & AWARDS

The Best Lawyers in America®, Personal Injury Litigation -Defendants 2023-2024

BV® Distinguished™ Rating by LexisNexis Martindale-Hubbell

Pennsylvania Super Lawyer Rising Star 2005

ASSOCIATIONS & MEMBERSHIPS

Pennsylvania Bar Association

Philadelphia Bar Association

OVERVIEW

As a member of the Casualty Department, Dan defends cases involving premises, retail, construction and transportation matters. He has represented numerous department stores and grocery markets involved in premises liability matters.

A trial attorney with 20 years of litigation experience, Dan has tried numerous civil cases to verdict in the state and federal courts in Pennsylvania. His extensive experience with construction management experts as well as medical and vocational experts has allowed him to significantly reduce settlement damages in multiple product liability matters and constructions claims.

Dan began his law career in 1994 working for a defense litigation firm in Philadelphia. He joined Marshall Dennehey in 1997 and was elected shareholder in 2001. Dan has continued to focus his practice entirely on the defense of individuals and business entities in civil litigation matters.

CLASSES/SEMINARS TAUGHT

Negligent Security Claims, Marshall Dennehey Client Presentation, January 25th, 2023

Uninsured/Underinsured Motorists Update, Dispute Resolution Institute's (DRI) 2021 Personal Injury Practicum, Philadelphia, Pennsylvania, November, 2021

Landowner Liability For Third Party Criminal Acts, CLE Presentation for PBI, December 2005

Defending The Automobile Injury Case, Presented for The Institute of Paralegal Education, June 23, 2004

PUBLISHED WORKS

"Tuning Out The Siren Song Of Sales Displays," Defense Digest, Vol. 13, No. 4, December 2007

"The Pennsylvania Superior Court Invalidates Rule 212.2 Sanctions," *Defense Digest*, Vol. 8, No. 4, December 2002

"Plaintiff in Products Liability Suit Permitted To Introduce Evidence Of Subsequent Design Change," The *Journal of the Allegheny County Bar Association*, March 9, 2001 and *Defense Digest*, Vol. 6, No. 6, December 2000

YEAR JOINED

1997

RESULTS

Defense Verdict for Tractor-Trailer Owner and Operator

Trucking & Transportation Liability August 25, 2016

Obtained a defense verdict in a trucking & transportation case following a two-week trial in the Philadelphia Court of Common Pleas. The case involved a tragic accident that resulted in the death of a 29-year-old woman four days before Christmas. We represented the owner and operator of the tractor-trailer that caught fire following a blown tire in the Lehigh Valley Tunnel. As a result of this initial incident, traffic through the tunnel was stopped completely while the tractor-trailer fire was being extinguished.

SIGNIFICANT REPRESENTATIVE MATTERS

Successfully defeated a tort action with claims for compensatory and punitive damages where the demand at trial was \$3 million by convincing the jury that my client's alleged conduct was not the proximate cause of the plaintiff's post-traumatic epilepsy and cognitive impairment.

Successfully defeated a tort action brought on behalf of a minor pedestrian severely injured following a collision with the client driver by convincing the jury that the client was not negligent. The demand at trial was \$1.5 million.

Successfully defeated a tort action where the demand was \$1.5 million at trial for a claim by an injured security guard who fell from a loading dock sustaining significant injuries to her neck, shoulder, wrist and low back, by convincing the jury that the client was not negligent in maintaining the property.

Through the use of a construction management expert, an architect and a real estate expert, I was able to bring the plaintiffs' settlement demand down from \$1 million to \$100,000 in a case involving claims of negligent construction management.

With our use of medical experts, vocational experts and an expert civil engineer, the plaintiff's settlement demand was reduced from \$1.25 million to \$375, 000 in a product liability matter.

REPRESENTATIVE CASES

Deverant v. Selective Insurance Company, Inc., 2003 U.S. Dist. LEXIS 1204 (E.D. Pa. 2003)

Transamerican Office Furniture v. Traveler's Property & Casualty, et al, 222 F.Supp.2d 689 (E.D.Pa.)

Sieradzki v. Realen Homes Construction Company, et al, 34 Pa. D&C 4th 264 (1997)