

ESTELLE KOKALES MCGRATH

ASSISTANT SUPERVISOR, PROFESSIONAL LIABILITY - WESTERN PENNSYLVANIA SHAREHOLDER



AREAS OF PRACTICE

Miscellaneous Professional Liability Public Entity & Civil Rights Litigation Employment Law Real Estate E&O Liability Insurance Agents & Brokers Liability Non-Profit D&O Workers' Compensation

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ADMISSIONS

Pennsylvania 2001

West Virginia 2011

U.S. District Court Southern District of West Virginia 2011

U.S. District Court Western District of Pennsylvania 2011

U.S. District Court Northern District of West Virginia 2017

EDUCATION

Widener University School of Law (J.D., 2001)

Juniata College (B.A., 1998)

HONORS & AWARDS

Pennsylvania Super Lawyer Rising Star 2008, 2012-2016

OVERVIEW

Estelle is a member of the Professional Liability Department with a diverse practice, which is concentrated in the areas of public entity/civil rights, employment law, real estate and insurance agent errors & omissions litigation in both the state and federal courts of Pennsylvania and West Virginia. Estelle also serves as the Assistant Supervisor of the Professional Liability Practice Group in Western Pennsylvania. In this capacity, she oversees the operations of the Professional Liability Attorneys in our Pittsburgh, Cincinnati and Cleveland offices.

The public entity/civil rights part of Estelle's practice focuses on the defense of public entities and police officers. Estelle routinely represents schools, universities and municipalities for various claims and suits brought against them. She also represents and defends teachers, college professors and coaches covering a wide array of professional liability matters. In addition, she defends police chiefs, police officers, constables, humane officers, volunteers and security guards when claims and suits are brought against them.

Estelle's employment practice includes her representation and defense of public entities and private employers. The claims brought against her clients involve discrimination and retaliation based on race, sex, religion, age, disability and FMLA entitlement, as well as claims of Whistleblower violations and sexual assault. Discrimination cases frequently have Estelle representing her clients at the administrative level (EEOC/PHRC) and, thereafter in state and federal court. Estelle also represents employers at unemployment and workers' compensation hearings.

In her real estate/directors' & officers' practice, Estelle represents real estate agents, real estate appraisers, home inspectors, property management companies, homeowner associations, homeowner boards and board members. The defense of these individuals and entities requires Estelle to regularly analyze contracts, governing documents of the association and the Uniform Planned Community Act.

She also concentrates her practice on the defense of errors and omissions claims brought against insurance agents and brokers.

In addition, Estelle is also a member of the firm's Executive Committee Advisory Council, a distinguished group of firm leaders whose purpose is to enhance the communication between the Executive Committee and younger members of the firm's professional ranks, including associates, special counsel and junior shareholders.

Estelle acts as a pro bono mediator with the Equal Employment Opportunity Commission (EEOC). She mediates employment discrimination charges pending before the EEOC. She was also selected to be a member of the Council on Litigation Management (CLM) and the FETA organization (individuals in the professional lines business of Greek ethnicity).

ASSOCIATIONS & MEMBERSHIPS

Allegheny County Bar Association

Council on Litigation Management

FETA 2013-present

Pennsylvania Bar Association

Professional Liability Underwriting Society (PLUS) 2013-present

West Virginia Bar Association

YEAR JOINED

2002

THOUGHT LEADERSHIP

Lessons from Accountant's Age Discrimination Suit

Pittsburgh Employment Law March 1, 2024

The Customer Is Not Always Right: Considering the Customer's Conduct When Defending Insurance Brokers

Pittsburgh

Insurance Agents & Brokers Liability

November 1, 2023

Insurance brokers are usually sued when their customers find themselves without the necessary insurance to protect themselves from suit or damages. Legal Update for Insurance Agents & Brokers, November 2023 has been prepared for our readers by Marshall Dennehey.

EEOC Mediation: Five Things to Consider Before Participating

Pittsburgh Employment Law October 23, 2023

Top Ten Ways an Insurance Broker Can Avoid Liability

Pittsburgh

Insurance Agents & Brokers Liability

December 20, 2022 How does an Insurance Broker avoid liability? The material in this law alert has been prepared for our readers by Marshall Dennehey.

HOA Living. It Is Not For Everyone

Pittsburgh Non-Profit D&O June 1, 2021 Key Points: Defense Digest, Vol. 27, No. 3, June 2021 is prepared by Marshall Dennehey Warner Coleman & Goggin to provide information on recent legal developments of interest to our readers.

CLASSES / SEMINARS TAUGHT

How to Avoid Mistakes with Mismanagement of Life & Health Claims, Joint Webinar with National Association of Professional Agents, May 2023

Pandemic Coverage Litigation Update / Insurance Broker Best Practices, Client Webinar, September 2022

The Aftermath of the Pandemic For Carriers and Agents, Client Webinar, July 2021

Civil Litigation Updates in COVID-19 Litigation – Where Do We Stand One Year Later? Marshall Dennehey Webinar, May 2021

Supervisor Training on Discrimination, Client Seminar, June 2021

Impact of COVID-19 on Insurance Agents, Client Webinar, May 2021

Pandemic Coverage Litigation Update: Agent E & O Wars to Come, Client Webinar, March 2021

Pregnancy Discrimination, Client Seminar, March 2020

Promoting Diversity & Inclusion, Client Seminar, November 2019

Police: Handling Critical Incidents, Client Seminar, May 2018

PUBLISHED WORKS

"Lessons From Accountant's Age Discrimination Suit," Pennsylvania CPA Journal, Spring 2024

"EEOC Mediation: Five Things to Consider Before Participating," *The Legal Intelligencer,* Employment Law Supplement, October 2023

"Top 10 Ways an Insurance Broker Can Avoid Liability," National Association of Professional Agents, March 1, 2023

"Top Ten Ways an Insurance Broker Can Avoid Liability," *Legal Update for Insurance Agents & Brokers*, December 21, 2022

"HOA Living. It Is Not For Everyone," Defense Digest, June 2021, Vol. 27, No. 3

"Ten Ways An Employer Can Reduce Their Chances of Being Sued for Discrimination," *PLUS Blog*, May 10, 2021

"HOA Living. It Is Not For Everyone.," Defense Digest, March 2021, Vol. 27, No. 2

"House Bill No. 88 to be Signed by Governor Rendell," *What's Hot in Workers' Comp*, Volume 7, No. 12, December 2003

"Supreme Court Reverses *Caso* Decision," *What's Hot in Workers' Comp,* Volume 7, No. 12, December 2003

"Course of Employment Argument Saves Employer," Defense Digest, Volume 9, No. 2, June 2003

"Board's Decision Reversed Where Claimant Failed to Present Evidence," *Lawyers Journal*, The Journal of the Allegheny County Bar Association, June 27, 2003

"Borough of *Lewistown v. Pennsylvania Labor Relations Board:* The Supreme Court of Pennsylvania Holds Arbitration Award Final and Binding When Participating Joint Employer Failed to Appeal the Award," 9 WIDENER J. PUB. L 615 (2001).

RESULTS

Lawsuit against insurance broker dismissed.

Insurance Agents & Brokers Liability Insurance Services – Coverage & Bad Faith Litigation August 13, 2021

In a case where we represented an insurance broker, a Federal District Judge from the Southern District of West Virginia granted our motion to dismiss and dismissed the suit in its entirety. The plaintiff was a women's fashion and accessory boutique. The suit arose from a dispute over the plaintiff's insurance coverage for damages it sustained while being ordered to close by West Virginia's COVID-19-related orders. The insurance carrier filed a motion to dismiss, and, thereafter, the plaintiff voluntarily dismissed the carrier.

Newspaper Beats Suit Alleging Employee Status

Workers' Compensation Appellate Advocacy & Post-Trial Practice

April 16, 2021

The Pennsylvania Supreme Court denied a newspaper delivery person's petition for allowance of appeal on March 30, 2021. The claimant filed a claim petition in 2018, alleging that he suffered serious injuries to his right leg after slipping and falling on ice when he was delivering newspapers. The newspaper asserted that the claimant was an independent contractor. The case was bifurcated to determine whether the claimant was an employee.

Lawsuit Against West Virginia Insurance Broker Dismissed.

Insurance Agents & Brokers Liability

March 22, 2021

In a case where we represented an insurance broker, a Federal District Judge from the Southern District of West Virginia granted our motion to dismiss and dismissed the suit in its entirety. The plaintiff was a women's fashion and accessory boutique. The suit arose from a dispute over the plaintiff's insurance coverage for damages it sustained while being ordered to close by West Virginia's COVID-19-related orders. The insurance carrier filed a motion to dismiss, and, thereafter, the plaintiff voluntarily dismissed the carrier.

Defense Verdict for Two Police Officers in Excessive Force Case After 12-day Jury Trial

Public Entity & Civil Rights Litigation

December 1, 2017

The plaintiff brought claims of excessive force against one of two police officers and claims of assault and battery against the other officer. The incident in question occurred during a traffic stop. The plaintiff bore a strong resemblance to, and shared the last name of, a known gang member who had outstanding warrants for weapons offenses. During the traffic stop, one of the defendants observed an unnatural bulge in the plaintiff's pants pocket. The officers ordered the plaintiff to exit the vehicle in order to pat him down for their own safety and to resolve the identity issue.

Summary Judgment for a Police Officer Accused of Malicious Prosecution

Public Entity & Civil Rights Litigation

January 22, 2016

A municipal police officer received a complaint that an unknown male attempted to lure a 15-yearold female into his car. A day later, the victim and her mother went to the police department and advised the same officer that the victim saw the suspect car and followed it to a local business. When the driver exited the vehicle, the victim viewed him and was adamant that he was the individual who attempted to lure her into the same car the previous day. The officer prepared a photo array that contained a photograph of the owner of the vehicle, which the victim immediately

SIGNIFICANT REPRESENTATIVE MATTERS

Preliminary Objections Sustained in Employment Suit for Public Entity, October 5, 2023 Obtained dismissal of employment case for public entity. Plaintiff alleged a whistleblower claim and multiple wrongful discharge claims after being terminated. The Judge sustained the employer's preliminary objections, as the Court agreed that plaintiff failed to set forth any legally viable claims against her supervisor or prior employer.

Dismissal of Employment Discrimination Charge Before the Pennsylvania Human Relations

Commission, August 24, 2023

A terminated employee filed a Charge of Discrimination with the Pennsylvania Human Relations Commission against her non-profit employer alleging age, sex and disability discrimination. We were able to prove through the investigation process that there was no discrimination. The Charge was accordingly dismissed.

Dismissal of Employment Discrimination Charge Before Pittsburgh Commission on Human Relations, August 14, 2023

A terminated employee filed a charge of discrimination with the Pittsburgh Commission on Human Relations against his non-profit employer alleging age and disability discrimination. We were able to prove through the investigation process that there was no age or disability discrimination. The Charge was accordingly dismissed.

Secured Voluntary Dismissal of Employment Suit for Public Entity, May 24, 2023

A terminated employee filed suit in the United States District Court for The Western District alleging violation of his First Amendment Rights as a result of retaliation based on political opposition and protected speech. The employee also alleged a violation of the Equal Protection clause of the Fourteenth Amendment. After filing a Motion for Sanctions, the employee voluntarily dismissed the entire federal lawsuit.

Secured Voluntary Dismissal of Homeowners Association in Unjust Enrichment Suit, January 13, 2023

A contractor sued a homeowner's association for unjust enrichment because the builder failed to pay it for its services. After discussions with counsel, the contractor agreed to voluntarily withdraw said suit against the homeowner's association.

Motion to Dismiss Granted in Employment Suit for Public Entity, December 19, 2022

Secured dismissal of First Amendment count in the United States District Court for The Western District on behalf of public entity alleged to have retaliated against plaintiff for exercising her First Amendment rights to freedom of speech and to petition the government for redress of grievances. The public entity employer was entitled to dismissal of the First Amendment Count because plaintiff's complaints were only intended to protect her interests, not that of the public. The court declined to exercise supplemental jurisdiction over the remaining state law claims.

Summary Judgment Granted for Vocational School, May 10, 2021

Obtained summary judgment in state court on behalf of a vocational school alleged to have violated the plaintiff's procedural due process rights to continued enrollment. The plaintiff alleged sexual assault by an instructor and asserted that she was dismissed from the school after reporting the alleged assault. The school was entitled to judgment as a matter of law as the plaintiff was unable to prove that she had a recognized property right in continued enrollment in a commercial driver's license program.

Complaint Dismissed Against Homeowners' Association and Property Management Company, January 28, 2020

A homeowner, Plaintiff, filed suit in Butler County Court of Common Pleas. Plaintiff sued the Homeowners' Association, the Property Management Company, the Property Managers and individual board members alleging breach of contract, breach of fiduciary duty, gross negligence, intentional misrepresentation and negligent misrepresentation. After arguing preliminary objections to the 490-paragraph complaint, the Judge sustained the objections and dismissed the entire lawsuit with prejudice. The Judge also granted the Defendants' Motion for Sanctions against Plaintiff for failing to voluntarily dismiss the individual defendants from the suit.

Motion to Dismiss Granted for Housing Authority Alleged to Have Violated Civil Rights of Tenant and Guest, January 13, 2020

Plaintiffs filed a lawsuit in the United States District Court for the Southern District of West Virginia alleging that the housing authority and their employee violated state and federal laws. After filing a motion to dismiss all claims against the housing authority and their employee, the Judge granted the motion in its entirety dismissing three counts alleging violations of federal laws and four counts alleging violations of state laws.

Defeated Class Action Certification Against Property Management Company, November 20, 2019

Eight homeowners filed a class-action complaint in Washington County Court of Common Pleas avering claims of conversion and conspiracy against a property manager of their homeowners' association. The homeowners sought to certify a class-action lawsuit for all of the unit owners in the planned community. They accused the property manager of wrongfully converting unit owner association fees and conspiring to delay the "turn over" of their homeowners' association. After a lengthy and contentious discovery process, the Judge denied the class certification against the property management company.

Dismissal of Employee's Claims of Employee Status, August 2018

Claimant filed a claim petition alleging he was an employee of a newspaper. The case was bifurcated to determine whether the claimant was an employee versus an independent contractor. The Judge dismissed the claim petition finding that claimant was an independent contractor. The Judge's decision was upheld by the Workers' Compensation Appeal Board and the Commonwealth Court.

Voluntary Dismissal of Real Estate Agent from Lawsuit, November 16, 2017

A buyer sued multiple defendants, in Westmoreland County Court of Common Pleas, including the seller's real estate agent alleging claims of misrepresentation and unfair trade practices in Pennsylvania state court. During the discovery process, counsel was able to prove that the real estate agent was not liable. Thus, Plaintiff voluntarily agreed to discontinue the lawsuit as to the real estate agent.

Voluntary Dismissal of Borough and Chief of Police, March 17, 2017

A prior employee (plaintiff) filed a complaint in the United States District Court For The Western District of Pennsylvania alleging that the borough, the mayor and chief of police unlawfully discriminated against him, which forced him to resign. The employee set forth various federal and state claims including a violation of his substantive due process rights and intentional infliction of emotional distress. After deposing the plaintiff, he voluntarily agreed to dismiss the complaint with prejudice.

Employee Injuries Denied and Determined Fully Recovered, May 2016

A union president filed multiple petitions against the employer for accepted and unaccepted injuries. During a six-year battle, the employer was successful in its defenses before the workers' compensation judge, the workers' compensation appeal board, the Commonwealth Court and the Pennsylvania Supreme Court.

Employee's Claims for Wage Loss Denied, March 17, 2015

An employee, truck driver, filed a claim in West Virginia for injuries he suffered in the course of his employment. The Employer was successful in proving that claimant's disc injury was preexisting in nature, which was affirmed by the Supreme Court of Appeals.

Preliminary Injunction Denied, November 24, 2014

Plaintiff, a manufacturer and seller of refractory products, filed a Motion for Injunctive Relief to prohibit their prior employees from working with a new company, which also manufactured and sold refractory products. The Judge denied Plaintiff's Motion for Preliminary Injunctive Relief after a contentious, speedy discovery stage of depositions and other motions. The trial team was successful in protecting the defendants' new business from being shut down.