

TERESA O. SIRIANNI

SHAREHOLDER



AREAS OF PRACTICE

Public Entity and Civil Rights Litigation Employment Law School Leaders' Liability Premises and Retail Liability

CONTACT INFO

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ADMISSIONS

Pennsylvania 2003

U.S. District Court Western District of Pennsylvania 2003

EDUCATION

Duquesne University School of Law (J.D., 2002)

Pennsylvania State University (B.S., 1995)

HONORS & AWARDS

Best Lawyers in America©, Litigation – Labor and Employment 2024

Pennsylvania Super Lawyer Rising Star 2013

ASSOCIATIONS & MEMBERSHIPS

Allegheny County Bar Association

2013

YEAR JOINED

2000

OVERVIEW

Teresa is a strong advocate for her employment law, civil rights and municipal liability clients. In her role as an experienced litigator, Teresa represents school districts, school leaders, municipalities, police departments and various non-profit and corporate entities, in claims made and suits brought against them. She appears regularly in both the state and federal courts, representing clients in suits brought against them involving Section 1983 claims, Title VII actions, ADEA, ADA, FMLA and PHRA matters.

When called on to represent and defend school leaders and school districts, Teresa's experience and understanding in education law serve her clients well. She represents all types of education clients with a focus on Special Education Law, Due Process Student Rights, Bullying and Anti-Bullying Policies and Educator Due Process.

In addition to her experience as a litigator, Teresa represents employers and other professionals in various administrative matters; before the Pennsylvania Labor Relations Board, the National Labor Relations Board, the Pennsylvania Human Relations Commission, the Equal Employment Opportunity Commission, and multiple other administrative units including the Pennsylvania Department of Education, the Office for Dispute Resolution, the Office for Civil Rights and the State Ethics Commission. Teresa also consults with employers, school leaders and various types of public entities on matters including auditing, updating and revising personnel manuals and educational policies.

THOUGHT LEADERSHIP

Legal Update for Special Education Law – Updates from the Pennsylvania Department of Education

Pittsburgh

School Leaders' Liability

April 1, 2024

Effective November 1, 2023, the Prior Written Notice for a Reevaluation and Request for Consent form were separated into into different forms, the Prior Written Notice for a Reevaluation form and the Request for Consent for a Reevaluation form.

Legal Update for Special Education Law – Updates from the U.S. Department of Education

Pittsburgh

School Leaders' Liability

April 1, 2024

The Office of Special Education Programs (OSEP) recently released a new comprehensive guidance document to increase the understanding of the Individuals with Disabili

Potential Liabilities of Municipal Entities in Response to the COVID-19 Pandemic and Resultant Quarantine Requirements

Public Entity and Civil Rights Litigation

June 1, 2020

Click here to see a sa

EEOC Guidance on the PDA: Has Anything Changed?

Pittsburgh

Employment Law

December 1, 2014

By Rebecca G. Yanos, Esq. & Teresa O. Sirianni, Esq.* Key Points: Defense Digest, Vol. 20, No. 4, December 2014

Marshall Dennehey Warner Coleman & Goggin Elects New Shareholders

December 14, 2012

Philadelphia, PA – Marshall Dennehey Warner Coleman & Goggin is pleased to announce that the following 13 attorneys were elected shareholders at the Annual Shareholders' Meeting on December 11, 2012: Christoph

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CLASSES/SEMINARS TAUGHT

Employment Claims Involving Law Enforcement: Prepare to Defend, The Western Pennsylvania Chiefs' of Police Association, November 19, 2021

Effective Practices for General Educators in Inclusive Classrooms, November 18, 2018

The Role of the General Educator in the Special Education Process, January 15, 2018

How A Student Can Make A Successful Return to School – Liabilities and Responsibilities – Concussion Presentation, February 28, 2014

Employment Liability in the Cyber Age, Marshall Dennehey / AIG Employment Seminar, Pittsburgh, PA, May 2, 2013

Employment in Crisis: Workplace Security & Lessons from the Sandusky Case, Marshall Dennehey, Erie, PA, October 11, 2012

Speaker on various topics involving employment claims and federal practice.

PUBLISHED WORKS

"EEOC Guidance on the PDA: Has Anything Changed?" *Defense Digest*, Vol. 20, No. 4, December 2014

SIGNIFICANT REPRESENTATIVE MATTERS

Successfully obtained a defense verdict following a jury trial in United States District Court for the Western District of Pennsylvania. Plaintiff alleged ADA (disability) discrimination and retaliation, ADEA (age) discrimination and ERISA retaliation regarding the elimination of his position in April 2018. Plaintiff's position was eliminated for the legitimate and non-discriminatory or retaliatory reason of fulfilling full utilization of the company's fleet of tankers. Following a three-day trial, including witness testimony from seven individuals, a panel of seven jurors unanimously returned a verdict in favor of our client, a regional trucking company.

Defense verdict for municipal employer against a former employee's claims that he was terminated in violation of the FMLA.

Obtained summary judgment in federal court on behalf of a school district employer alleged to have violated the ADA when it terminated plaintiff's employment in violation of various school policies.

Obtained an early dismissal of an employee's breach of contract claim wherein the employee alleged that the employer terminated his employment in violation of a union contract despite the employee's status as a probationary employee.

Successfully defended a police chief and municipal police department against plaintiff's claims of violations of his procedural and substantive due process rights under the Fourteenth Amendment and claims of defamation and intentional infliction of emotional distress. Obtained summary judgment on all of plaintiff's claims following aggressive discovery.

Obtained a complete dismissal of plaintiff's multiple civil rights claims on a motion to dismiss brought pursuant to the Fourth and Fourteenth Amendments and various other federal statutes against multiple police officers wherein Plaintiff claimed that the officers violated the knock and announce rule by not announcing their presence prior to entering plaintiff's apartment and arresting him.

Summary judgment secured for a non-profit corporation against former employee's claim of constructive discharge and allegations of disparate treatment, hostile work environment and retaliation.