

WILLIAM J. MCPARTLAND

CO-CHAIR, SPECIAL EDUCATION LAW PRACTICE GROUP
SHAREHOLDER



AREAS OF PRACTICE

School Leaders' Liability
Public Entity & Civil Rights Litigation
Employment Law
Automobile Liability
Property Litigation
Fraud/Special Investigation

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ADMISSIONS

New Jersey
2004

Pennsylvania
2004

U.S. District Court Eastern District
of Pennsylvania
2005

District Court District of New
Jersey
2005

New York
2006

U.S. District Court Western District
of Pennsylvania
2006

U.S. District Court Middle District
of Pennsylvania
2010

U.S. Court of Appeals 3rd Circuit
2011

U.S. District Court Northern District
of New York
2014

U.S. District Court Western District
of New York
2014

U.S. District Court Southern
District of New York
2016

EDUCATION

University of Pittsburgh School of
Law (J.D., 2004)

University of Miami (B.S., 2000)

HONORS & AWARDS

The Best Lawyers in America®,
Insurance Law
2023-2024

YEAR JOINED

2007

OVERVIEW

Will is a member of the Professional Liability Department and handles matters on behalf of both insured and self-insured clients. He concentrates his practice in areas involving special education due process, civil rights, employment matters and claims involving the Political Subdivision Tort Claims Act. Will represents both government and private employers in state and federal court in ADEA, ADA, Title VII, FMLA and PA Veterans Preference Act claims. He also handles general liability matters involving automobile accidents, premises liability claims and special investigations matters, which often involve claims of suspected arson and insurance fraud.

Prior to joining Marshall Dennehey, Will worked for defense firms in Pittsburgh and Philadelphia. He also served as a law clerk to the Honorable Ralph L. DeLuccia, Jr. in the Superior Court of New Jersey, Trial Division, in Passaic County.

Will earned his Bachelor of Arts degree from the University of Miami in environmental planning, an interdisciplinary degree with an emphasis on science and civil engineering. While at Miami, he was the starting fullback for the Hurricanes and received All Big East Football Academic Honors. He later attended the University of Pittsburgh School of Law, earning his *juris doctor* in 2004.

THOUGHT LEADERSHIP

Educating Students During the Coronavirus Pandemic

School Leaders' Liability

March 30, 2020

This bulletin is in reply to recent questions we have received about educating students during the coronavirus epidemic.

Marshall Dennehey Announces COVID-19 Task Force

March 23, 2020

Through this very difficult time, and in response to emerging and uncertain legal developments arising from the coronavirus pandemic, Marshall Dennehey has assembled a firmwide, multidisciplinary task force to advise, address and support your legal needs.

[Read More](#)

Marshall Dennehey Announces New Shareholders, Special Counsel

January 2, 2014

Marshall Dennehey announced today that 16 attorneys, nearly half of them women, were elected shareholders of the firm at the annual shareholders' meeting held December 9 in Philadelphia.

[Read More](#)

RESULTS

Unanimous Defense Verdict in Excessive Force Jury Trial

Public Entity & Civil Rights Litigation

September 13, 2023

We achieved a defense jury verdict in a 4th Amendment civil rights trial in the U.S. District Court for the Middle District of Pennsylvania. The plaintiff alleged that two officers of our Northeastern Pennsylvania Police Department client used excessive force to transfer him from the police station's processing room to a holding cell.

Federal Rehabilitation Act suit against a school district dismissed.

School Leaders' Liability

November 1, 2022

The plaintiffs filed a complaint stemming from the school district's alleged violation of Section 504 of the Rehabilitation Act. Defense counsel prepared a F.R.C.P. 12(b)(6) motion to dismiss, arguing that the plaintiffs' pleadings were insufficient to show that the student was disabled under the Act, that the district did not discriminate against the student, and that an isolated incident or comment from one teacher does not impart liability in violation of Section 504. The motion was first evaluated by a U.S.

Obtained Dismissal of Local Planning Commission Based Upon Application of the Pennsylvania Political Subdivision Tort Claims Act

Public Entity & Civil Rights Litigation

December 1, 2017

Our client, a local planning commission, was sued for allegedly taking too long to approve a zoning permit for the establishment of a restaurant. The plaintiffs filed a single-count complaint, seeking damages for willful and intentional conduct on the part of the commission. Following the close of the pleadings, a motion for judgment on the pleadings was filed. The Lackawanna County judge granted the motion, finding the commission was entitled to judgment as a matter of law because the plaintiffs only asserted intentional conduct, not negligence.

SIGNIFICANT REPRESENTATIVE MATTERS

Successfully defended a school district at a Special Education Due Process Hearing where plaintiffs claimed that the district failed to provide the student with a Free Appropriate Public Education pursuant to the Individuals with Disabilities Education Act related to a request for assistive technology.

Successfully defended a school district in the first trial in Pennsylvania challenging a student drug testing policy under Article I, Section 8 of the Pennsylvania Constitution.

Obtained a defense verdict in a slip and fall case before the Court of Common Pleas of Lackawanna County brought by a tenant alleging she fell on ice caused by the paint used on the stairs as well as a leaking gutter.

Obtained a defense award for school district at Special Education Due Process Hearing regarding a disciplinary matter and the district's manifestation determination hearing.

Obtained dismissal of a claim against a school district alleging failure to protect a student from abuse by a third party.

Obtained dismissal of claims of trespass and negligence against a landowner related to the use of an easement which was adjacent to his property.

Obtained dismissal of a 14th Amendment state created danger claim against a school district arising out of a fight between two students.

Obtained dismissal of a plaintiff's challenge to a sale of land by a school district under the Donated and Dedicated Property Act and the Public Trust Doctrine.