

RALPH P. BOCCHINO

CHAIR, SOCIAL SERVICES & HUMAN SERVICES LIABILITY PRACTICE GROUP SENIOR COUNSEL



AREAS OF PRACTICE

Property Litigation
Amusements, Sports & Recreation Liability
Product Liability
Automobile Liability
Architectural, Engineering & Construction
Defect Litigation
Social Services & Human Services Liability
Catastrophic Claims Litigation

CONTACT INFO

(215) 575-2634 RPBocchino@mdwcg.com

2000 Market Street, Suite 2300 Philadelphia, PA 19103

ADMISSIONS

Pennsylvania 1979

U.S. District Court Eastern District of Pennsylvania 1979

U.S. Court of Appeals 3rd Circuit 1981

U.S. Supreme Court 1984

EDUCATION

Temple University Beasley School of Law (J.D., 1979)

La Salle University (B.A., 1976)

HONORS & AWARDS

AV® Preeminent™ by Martindale-Hubbell®

Pennsylvania Super Lawyer 2006-2022

Honored Member of Who's Who in Practicing Attorneys 1990

"Order of the Salamander Award," 1990

OVERVIEW

A member of the firm since 1980, Ralph P. Bocchino is a senior shareholder and the chair of Casualty Group I in Philadelphia. In this role he oversees the workflow and administration of files for 15 attorneys and support staff.

Ralph has litigated a plethora of civil defense matters in the areas of product liability, premises liability, construction law and defect litigation, and motor vehicle liability including truck and bus accidents. Ralph was formerly the chair of the firm's Amusement, Sports & Entertainment Litigation Practice Group and, as such, represents amusement parks and entertainment venues.

In addition to his many achievements in the Casualty Department, Ralph has also litigated defamation and legal malpractice cases. He has represented universities, special needs schools, and institutions in claims alleging sexual, physical, and emotional abuse on behalf of the Elwyn Institute and a number of 501 (c)(3) non-profit organizations, individual schools and entities in all types of liability, including but not limited to child molestation and abuse. He has also counseled nursing homes in elopement and sepsis cases.

When Ralph started at the firm, he was assigned to handle asbestos matters. At the time, the firm represented Johns Mansville Corporation, the largest producer of asbestos, and Ralph was the youngest attorney in the nation to successfully defend the company. His work earned him the "Order of the Salamander Award" for litigation excellence from Johns Mansville. (*Coger v. Johns Mansville Corporation, et al.*)

Ralph frequently lectures for the Pennsylvania Bar Institute and the Young Lawyers Association of Philadelphia on current civil procedure and legal issues. Ralph has also lectured at LaSalle University where he taught Real Estate, Business Law and Corporation courses. He has been recognized as a Pennsylvania Super Lawyer consecutively since 2006 and holds an AV® Preeminent™ by Martindale-Hubbell rating for more than 25 years.

If Ralph is not in the office or in a courtroom, he can be found coaching various youth sports teams. Ralph is a licensed soccer coach and licensed referee. He has been coaching soccer for more than 25 years. He is the President of the Hunter Soccer Club, a non-profit youth organization in Glenside, Pennsylvania. Ralph and all of the volunteers at Hunter were honored by the Abington Community Task Force for Hunter's service to youth since 1962. Ralph was elected to the Bishop McDevitt High School "Hall of Fame" for more than 30 years of coaching, refereeing and umpiring youth sports in the community.

ASSOCIATIONS & MEMBERSHIPS

American Bar Association

Justinian Society

Lawyers Club of Philadelphia

Pennsylvania Bar Association

Pennsylvania Defense Institute

Philadelphia Bar Association

YEAR JOINED

1980

CERTIFICATION

OSHA 10-Hour Construction Certification

THOUGHT LEADERSHIP

Marshall Dennehey Announces 2022 Pennsylvania Super Lawyers and Rising Stars

May 23, 2022

Thirty-four attorneys across Marshall Dennehey's six Pennsylvania offices have been selected to the 2022 edition of Pennsylvania Super Lawyers magazine.

Read More

CLASSES/SEMINARS TAUGHT

Hills and Ridges Doctrine and discussion of Collins v. Philadelphia Suburban Development Co., Client Seminar, May 2018

Lights, Camera, Evidence!, Pennsylvania Bar Institute (PBI), Philadelphia PA, December 5, 2017

Accident Prevention and Investigation: Strategies for Risk Mitigation, Client Presentation, April 2017

Risk Shifting and Indemnity and Additional Insured Status, Ohio Casualty, April 2013

Nuances of the Political Subdivision Torts Claims Act, Ohio Casualty, April 2013

Dram Shop Liquor Liability, Markel Insurance Co. and Markel International Insurance, August 2011

The New Fair Share Act, Markel Insurance Co. and Markel International Insurance, August 2011

Comparative Negligence Act of Pennsylvania; Alternatives in Discovery; Jury Verdicts and Jury Issues in Philadelphia and Outlying Counties, Ohio Casualty, April 2010

Potpourri, "The Black Box," discuss varying topics including computer chips and information, equipment in various vehicles, automobiles, and trucks (2005/2007).

Discovery, Rules of Civil Procedure and Bad Faith in Pennsylvania, Pennsylvania Bar Institute

Releases and Uniform Contribution Among Joint Tortfeasors Act, LaSalle Alumni Law Luncheon

Discovery Techniques and Trial Techniques, Young Lawyers Association of Philadelphia

PUBLISHED WORKS

Risk Shifting and Indemnity and Additional Insured Status, Ohio Casualty, April 2013

"MAP-21 and the Role of Black-Box Recorders in Discovery," The Legal Intelligencer, June 5, 2012

"When Pucks and Foul Balls Fly No Duty Rule of Pennsylvania," Pennsylvania Law Weekly, 2002

"Punitive Damages and Deceased Defendants," *Pennsylvania Law Weekly*, March 8, 1999 and, *Defense Digest*, Vol 4, No. 6, 1998

"The Blizzard's Backlash: A Symposium on Issues Confronting Pennsylvania and New Jersey Property Owners," Co-Author, *Defense Digest*, March, 1996

"Challenges to Venue Produce Positive Result," Defense Digest, Fall, 1992

RESULTS

Dismissal Secured in Food Poisoning and Hepatitis A Case

Product Liability March 14, 2025

We successfully obtained dismissal of their client in a death-from-food-poisoning and hepatitis A case. The plaintiff, Joyce Neeld, executrix of the Estate of Alfred Neeld, alleged that Mr. Neeld passed away due to an outbreak of hepatitis A in southeast Pennsylvania, which was widely covered by the news at the time. The plaintiff, who claimed that Mr. Neeld passed away after eating at Gino's Pizzeria and Ristorante, was seeking several million dollars from every food provider that served the restaurant, including our client. Fortunately, the plaintiff stipulated to our dismissal.

Summary Judgment Granted in Major Jury Case Involving Serious Injuries

Premises & Retail Liability January 9, 2025

We successfully argued a motion for summary judgment on a major jury case where we represented a tenant shop owner. The plaintiff opposed our motion, alleging, inter alia, serious injuries to a shoulder and surgery. There were many moving pieces in this case, including indemnity issues, an alleged triple net lease and joinder after the statute of limitations. The plaintiff tripped and fell on a sidewalk that was under repair outside of our client's store. We were joined by the original defendant, the landlord.

Volatile Sexual Assault Case Successfully Moved Out of Philadelphia

Social Services & Human Services Liability March 1, 2024

We successfully obtained an order to move a sexual assault case to Chester County, Pennsylvania. At first, the venue appeared *prima fascia* good for Philadelphia until our attorneys more closely investigated and found the one defendant holding the case in the city was never served and could not be found.

Summary judgment in a construction accident case in the Philadelphia Court of Common Pleas.

Construction Injury Litigation

August 24, 2020

Our client was the roofing contractor on a project in Philadelphia. The plaintiff was an employee of a subcontractor of our client. The plaintiff was injured when he fell through a skylight cutout in the roof. He fell approximately 15 feet and sustained injuries, including a broken hip (requiring ORIF) and fractured vertebra. The plaintiff was hospitalized for one month. The last settlement demand was \$2.5 million.

SIGNIFICANT REPRESENTATIVE MATTERS

Defense verdict for manufacturer of concrete mixers in a suit claiming defective design in a truck roll-over matter.

Defense verdict for a garbage truck manufacturer for alleged defective design and failure to warn a truck driver who fell from the truck and required multiple surgeries.

Represented a personal care home in an elopement case where a resident left the premises and was found three weeks later drowned in the Delaware River. The court granted a compulsory nonsuit based on the law of Pennsylvania and personal care homes.

Defense verdict on behalf of a manufacturer of a saw when a worker inadvertently sawed off part of his arm in a work-related accident.

Was the first attorney in Philadelphia to have an Azzarello hearing granted in a product liability case. A hearing was conducted before trial and then after the motion was granted, trial was commenced with product liability removed from the case, and a defense verdict was rendered thereafter by the empanelled jury. [Azzarello deals with having a court decide if a product is defective before trial, as a matter of law and fact.]

Received a defense verdict representing a 'mom and pop' hair salon when one of the customers claimed that they had a severe fall down the salon steps and required a hip replacement and knee replacement surgery.

Defense verdict received in representing an amusement park where a teenager drowned.

Defense verdict in a ski death case in upstate Pennsylvania.

Defense verdict in an asbestos case representing Johns Mansville Corporation, the largest manufacturer of asbestos products in the world in Philadelphia County, in 1980.

Defense verdict for an amusement park where a young child had severe lacerations and fractures from being injured in a sliding board accident.

Defense verdict in a gymnastics accident involving allegations of torn hamstrings, ruptured piriformus muscle and low back surgery following alleged improper stretching and warm-up exercises by a gymnastics instructor and coach.

Argued before the United States Court of Appeals for the Third Circuit in an elevator accident case trying to maintain a Rule 50(A) Motion, which was granted at trial by the trial court, involving multiple back surgeries following an elevator accident.

Two defense verdicts in fraud matters involving staged automobile accidents.