MARSHALL DENNEHEY

LEONARD C. LEICHT

CO-CHAIR, TRUCKING & TRANSPORTATION PRACTICE GROUP SHAREHOLDER



ADMISSIONS

New Jersey

U.S. District Court District of New Jersey

U.S. District Court Eastern District of New York

U.S. District Court Southern District of New York

U.S. Supreme Court

EDUCATION

Rutgers University School of Law, Camden, NJ (J.D., 1986)

Rutgers University (B.A., 1983)

AREAS OF PRACTICE

Trucking & Transportation Liability Employment Law Miscellaneous Professional Liability Public Entity & Civil Rights Litigation Insurance Services – Coverage & Bad Faith Litigation Premises & Retail Liability General Liability Product Liability Environmental & Toxic Tort Litigation Commercial Litigation Catastrophic Claims Litigation

CONTACT INFO

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OVERVIEW

Leonard concentrates his practice in defending significant commercial motor vehicle, personal injury, employment, civil rights and professional liability matters. He has tried numerous cases to verdict in the state and federal courts and is recognized by the Supreme Court of New Jersey as a Certified Civil Trial Attorney. Leonard has held this designation since 2004.

Highly experienced in trucking law, Leonard handles all aspects of trucking litigation matters, from Carmack claims to the most complicated and significant bodily injury claims. In addition to his New Jersey based practice, Leonard has also handled trucking cases in state and federal courts in other jurisdictions, pro hac vice, and also provides specialized non-litigation legal services to his trucking and transportation clientele in labor and contractual matters.

Leonard represents multiple trucking and transportation clients directly, and often at the request of their insurance carriers. He has represented trucking clientele before the Occupational Safety and Health Administration (OSHA) and the U.S. National Labor Relations Board. In addition to trucking, Leonard handles traumatic injury matters in litigation involving elevators, escalators and walkways representing contractors and building maintenance.

In addition, Leonard has handled precedent-setting appellate matters before New Jersey Appellate Division, and also represented the defendant in *Johnson v. Braddy Trucking* before the New Jersey Supreme Court. He has also successfully argued appeals before the United States Court of Appeals for the Third Circuit.

Leonard regularly represents clients in administrative, disciplinary and labor hearings. He also often serves as a mediator and arbitrator at the request of his colleagues.

Named among The Best Lawyers in America® for Transportation Law, Leonard has also been recognized as a Top 100 Super Lawyer in New Jersey five times.

HONORS & AWARDS

AV® Preeminent™ by Martindale-Hubbell®

The Martindale-Hubbell rated attorney list is issued by Internet Brands, Inc. A description of the selection methodology can be found here. No aspect of this advertisement has been approved by the Supreme Court of New Jersey.

The Best Lawyers in America®, Personal Injury Litigation – Defendants 2007-2025

The Best Lawyers list is issued by Woodward & White. A description of the selection methodology can be found here.No aspect of this advertisement has been approved by

the Supreme Court of New Jersey.

New Jersey Super Lawyer List 2005-2022 (Top 100 New Jersey Super Lawyer, 2009-2010 and 2012-2014)

The Super Lawyers list is issued by Thomson Reuters. A description of the selection methodology can be found here. No aspect of this advertisement has been approved by the Supreme Court of New Jersey.

ASSOCIATIONS & MEMBERSHIPS

Essex County Bar Association

New Jersey State Bar Association

New Jersey Defense Association

Transportation and Logistics Council

Transportation Lawyers Association

Trucking Industry Defense Association

YEAR JOINED

2019

THOUGHT LEADERSHIP

Marshall Dennehey Announces 2022 New Jersey Super Lawyers and Rising Stars

March 17, 2022

Seven attorneys from Marshall Dennehey's Mount Laurel and Roseland, New Jersey, offices have been selected to the 2022 edition of New Jersey Super Lawyers magazine. Read More

Can a Documented COVID-19 Infection Lead to a Disability Claim Under the NJLAD?

Roseland Employment Law March 9, 2022

Marshall Dennehey Announces 2021 New Jersey Super Lawyers and Rising Stars

March 29, 2021

Eight attorneys from the Mount Laurel and Roseland, New Jersey, offices of Marshall Dennehey Warner Coleman & Goggin have been selected to the 2021 edition of New Jersey Super Lawyers magazine.

Read More

Marshall Dennehey Announces 2020 New Jersey Super Lawyers and Rising Stars

March 13, 2020

Eight attorneys from the New Jersey offices of Marshall Dennehey Warner Coleman & Goggin have been selected to the 2020 edition of New Jersey Super Lawyers magazine. Read More

CLASSES/ SEMINARS TAUGHT

"Current Employment Law Issues in Trucking & Transportation Litigation," *AM Best Insurance Law Podcast*, June 4, 2024

Rules of the Trucking Industry: Staying on Track!, Transportation Lawyers Association (TLA) Annual Conference - Virtual, June 24th, 2021

"Confronting the Creative Plaintiff in Trucking and Transportation Litigation," *AM Best Insurance Law Podcast*, February 9, 2021

Do Not Be a Victim - Lessons Learned from the Pilot Flying J Rebate Scheme – Transportation and Logistics Council Annual Meeting, 2014

Distinguishing Between Lease and Sub-Hauler Agreements – How to Minimize Carrier Liability – Transportation and Logistics Council Annual Meeting, 2012

CERTIFICATION/ SPECIALTIES

Certified by the Supreme Court of New Jersey as a Civil Trial Attorney, 2004

RESULTS

Defense obtains a published New Jersey Appellate Division decision affirming that perception of having COVID-19 does not constitute perceived disability under NJLAD.

Appellate Advocacy & Post-Trial Practice

Employment Law

June 7, 2023

The New Jersey Appellate Division affirmed the dismissal our defense team obtained in a New Jersey Law Against Discrimination (NJLAD) perceived disability claim, alleging COVID-19 to be a disability under this statute. This employment discrimination claim involved a matter of first impression in New Jersey and established that COVID-19 infection, without more, does not constitute a disability under the NJLAD.

Whistleblower claim against State Police dismissed.

Public Entity & Civil Rights Litigation

November 10, 2022

Claims were brought against the state police organization and eight individual defendants (current and retired members of the state police). The plaintiff, a female State Trooper, alleged she was retaliated against for raising complaints about how male members of the State Police were treating other female employees and that her supervisors failed to take appropriate actions once her initial complaints were raised. She alleged she was denied promotion and transferred against her wishes in retaliation for making these complaints.

Dismissal of perceived disability claim alleging COVID-19 is a disability under the NJLAD statute.

Public Entity & Civil Rights Litigation Employment Law

August 13, 2021

Our defense team successfully obtained dismissal of a New Jersey Law Against Discrimination (NJLAD) perceived disability claim, alleging COVID-19 to be a disability under this statute. This employment discrimination claim involved a matter of first impression in New Jersey. A former employee filed suit asserting perceived disability discrimination under the NJLAD. The plaintiff alleged he was wrongfully terminated based upon his employer's perception that he had COVID-19.

Successful defense of discrimination case before the New Jersey Appellate Division.

Public Entity & Civil Rights Litigation Appellate Advocacy & Post-Trial Practice August 13, 2021

The plaintiff filed suit against her employer, a governmental agency, alleging she was subject to discrimination under the New Jersey Law Against Discrimination (NJLAD) based upon her disability and that she was subject to retaliation for filing a previous discrimination suit. She further asserted aiding-and-abetting claims against fellow employees. The case was dismissed via summary judgment, and the plaintiff appealed.

Defense clips product liability lawsuit on behalf of nail salon owner.

Product Liability Premises & Retail Liability February 9, 2021

The defense prevailed on summary judgment for a nail salon owner against negligence and product liability claims by a plaintiff who slipped and fell off-site while still wearing pedicure slippers. The plaintiff had received a pedicure at our client's nail salon. When she left the premises, she continued to wear the disposable pedicure slippers. The plaintiff then walked in the rain and eventually slipped and fell upon entering a retail store.

SIGNIFICANT REPRESENTATIVE MATTERS

Spigai v. Live Nation Worldwide, Inc., No. A-4242-16T4, 2019 N.J. Super. Unpub. LEXIS 81 (App. Div. Jan. 11, 2019)

Department of Cmty. Affairs v. Hansen House, LLC, 2017 N.J. Super. Unpub. LEXIS 2190 (App. Div. 2017)

Somers v. Home Props. Regency Club, LLC, 2011 N.J. Super. Unpub. LEXIS 2375 (App. Div. 2011), certif. denied, 209 N.J. 98 (2012)

Dique v. NJ State Police, 603 F.3d 181 (3d Cir. 2010)

Nevins v. Muldoon, 2008 N.J. Super. Unpub. LEXIS 1413 (App. Div.), certif. denied, 197 N.J. 13 (2008)

Curley v. Klem, 2006 U.S. Dist. LEXIS 8606 (D.N.J. 2006), aff'd, 499 F.3d 199 (3d. Cir. 2007)

Johnson v. Braddy Trucking, 376 N.J. Super. 215, 890 A.2d 944 (App. Div. 2005), aff'd, 186 N.J. 40, 869 A.2d 964 (2006)