

GEORGETTE L. REID

ASSOCIATE



AREAS OF PRACTICE

Health Care Liability
Long-Term Care Liability

CONTACT INFO

(856) 675-3619
GLReid@mdwcg.com

15000 Midlantic Drive, Suite 200
P.O. Box 5429
Mount Laurel, NJ 08054

ADMISSIONS

Pennsylvania
2023

New Jersey
2024

EDUCATION

Widener University Delaware Law
School (J.D., magna cum laude,
2023)

Brooklyn College (B.S., 2011)

OVERVIEW

Georgette is a member of the Health Care Department where she concentrates her practice on medical malpractice and nursing home negligence.

Georgette received her Bachelor of Science degree from CUNY Brooklyn College. She went on to obtain her *juris doctor* from Widener University School of Law, where she was a proud member of the Transactional Law Honors' Society, earning the "Best Negotiator" award. She was awarded the first ever recipient of the 2023 Rising Star Award for the commitment and diligence she showed during her externship with the Delaware Innocence Project.

Upon graduation from law school, Georgette served as a judicial law clerk for the Honorable George H. Gangloff, Jr., J.S.C., Law Division, Superior Court of New Jersey, in Gloucester County.

YEAR JOINED

2024

THOUGHT LEADERSHIP

Appellate Court Revives Nursing Home Rights Claim, Rejects Limitation to Current Residents Under NHA

Mount Laurel

Long-Term Care Liability

July 1, 2025

The plaintiff fell in his room at the defendants' nursing facility. Because the plaintiff was taken to the hospital the next morning, September 16, 2019, he was discharged from the nursing facility that day. Case Law Alerts, 3rd Quarter, July 2025 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

Medical Malpractice Suit Dismissed for Inadequate Affidavit of Merit in Wrongful Death Following Kidney Biopsy

Mount Laurel

Health Care Liability

July 1, 2025

The decedent had undergone an elective kidney biopsy and suffered a large retroperitoneal bleed, resulting in her death. Case Law Alerts, 3rd Quarter, July 2025 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

LEGAL ROUNDUP – New Jersey

Mount Laurel

Health Care Liability

May 1, 2025

New Jersey Supreme Court Rules Out-of-State Alleged Tortfeasor Cannot Be Allocated Fault Under Comparative Negligence Act *Estate of Crystal Walcott Spill v. Jacob E. Markovitz, M.D.*, 2025 WL 758318 The Quarterly Dose – May 2025, has been prepared for our readers by Marshall Dennehey.

New Jersey Supreme Court Rules Out-of-State Alleged Tortfeasor Cannot Be Allocated Fault Under Comparative Negligence Act

Mount Laurel

Health Care Liability

Long-Term Care Liability

Birth & Catastrophic Injury Litigation

April 1, 2025

In this appeal before the New Jersey Supreme Court, the court held that an out-of-state alleged tortfeasor was not a party subject to allocation of fault by a jury pursuant to Comparative Negligence Act in a wrongful-death action. Case Law Alerts, 2nd Quarter, April 2025