

TYLER R. PRICE

ASSOCIATE



AREAS OF PRACTICE

Health Care Liability
Construction Injury Litigation

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ADMISSIONS

Pennsylvania
2022

U.S. District Court Eastern District
of Pennsylvania
2023

U.S. District Court Middle District
of Pennsylvania
2023

EDUCATION

Villanova University Charles
Widger School of Law (J.D., 2022)

University of Pittsburgh (B.S.,
2013)

OVERVIEW

Tyler is a member of the Health Care Department concentrating his practice on the defense of health care practitioners and providers, as well as physicians' offices, hospitals and health systems in various litigation matters. He works closely with clients to defend against claims and preserve their interests throughout all stages of the litigation process. In addition to representing clients in complex medical malpractice matters, Tyler also commits himself to defending corporations in the general casualty, product liability, construction injury and premises liability fields.

Prior to joining Marshall Dennehey, Tyler worked as a Nationally Registered Paramedic in both Montgomery County and Bucks County. Drawing from his professional health care experience, Tyler understands the nature and complexity of each client's interests and manages each case with a multidisciplinary approach. When clients are confronted with legal obstacles, they can rely on Tyler to appreciate and maintain their interests from the foundational issues through the complex issues that may arise in each matter.

Tyler earned his juris doctor from Villanova University Charles Widger School of Law, where he served as Vice Chairperson of the Moot Court Board. He received his undergraduate degree in Emergency Medicine from the University of Pittsburgh.

ASSOCIATIONS & MEMBERSHIPS

Lehigh County Bar Association

Pennsylvania Bar Association

YEAR JOINED

2024

THOUGHT LEADERSHIP

LEGAL ROUNDUP – Pennsylvania

Philadelphia - Headquarters

Health Care Liability

November 1, 2025

Pennsylvania Superior Court Enforces Venue Selection Clause in Surgical Consent Form *Somerlot v. Jung*, 2025 Pa. Super. 166 (July 30, 2025) A Jury Does Not Need to Make an Express Finding of Liability as to Each Defendant to Establish a Hospital's Vicarious Liability for a Child's Brain Injury

A Jury Does Not Need to Make an Express Finding of Liability as to Each Defendant to Establish a Hospital's Vicarious Liability for a Child's Brain Injury

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Health Care Liability

October 1, 2025

The Superior Court affirmed the order of the Philadelphia County Court of Common Pleas denying the defendant-hospital's motions for judgment notwithstanding the verdict, new trial, and remitter.

Pennsylvania Superior Court Enforces Venue Selection Clause in Surgical Consent Form

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Health Care Liability

October 1, 2025

The Superior Court of Pennsylvania affirmed the order of the Philadelphia County Court of Common Pleas, sustaining preliminary objections of the defendant-physician and defendant-facility as to venue and transferred the case to the Bucks County Co

Proposed Expert's Qualification to Proffer Standard of Care Opinions Must Be Evaluated Under the Entirety of Section 512 of the MCARE Act

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June 1, 2025

Key Points: Defense Digest, Vol. 31, No.

LEGAL ROUNDUP – Pennsylvania

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May 1, 2025

Pennsylvania Superior Court Vacates Summary Judgment Due to Procedural Error in Response Time *Jordan v. Lynde*, 330 A.3d 817 (Pa. Super. Ct. 2024) The Quarterly Dose – May 2025, has been prepared for our readers by Marshall Dennehey.