

BOBBI R. LEWIS

ASSOCIATE

**AREAS OF PRACTICE**

Health Care Liability
General Liability

CONTACT INFO

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ADMISSIONS

Pennsylvania
2024

EDUCATION

Villanova University Charles
Widger School of Law (J.D., 2024)

University of Maryland, College
Park (B.A., 2021)

YEAR JOINED

2023

OVERVIEW

Bobbi is an associate in the firm's Healthcare Department, where she focuses her practice on defending physicians and other health care providers, as well as physician's offices, nursing homes, outpatient centers, hospitals and health systems throughout all stages of the litigation process. In addition to representing clients in complex medical malpractice matters, Bobbi also defends corporations in the general casualty and construction injury fields.

Bobbi received her Bachelor of Arts degree in Psychology from the University of Maryland with a minor in Human Development. She then earned her J.D. from Villanova University Charles Widger School of Law, where she was a Dean's Merit Scholarship recipient. While at Villanova, Bobbi was an Associate Editor of the *Jeffrey S. Moorad Sports Law Journal* and was on the Executive Board of the Jewish Law Students Association. She also completed a judicial externship for the Honorable Karen Marston in the Eastern District of Pennsylvania.

Bobbi joined Marshall Dennehey as a summer law clerk in 2023 and continued with the firm throughout her third year of law school.

THOUGHT LEADERSHIP**LEGAL ROUNDUP – Pennsylvania**

Philadelphia - Headquarters
Behavioral Health Risk & Liability
Health Care Liability
August 1, 2025

Pennsylvania Supreme Court: Mental Health Facilities May Be Liable for Gross Negligence in Denying Voluntary Admission *Matos v. Geisinger Med. Ctr.*, 334 A.3d 288 (Pa. 2025) Hospital Owed Duty of Care Through Pre-Transfer Involvement, Pennsylvania Court Affirms *Munoz v. Children's Hosp. of Philadelphia*, No. 1388 EDA 2024, 2025 WL 1504354 (Pa. Super. Ct. May 27, 2025) Superior Court Reverses Nonsuit, Holds Trial Court Bound by Prior Ruling on Expert Qualification
The Quarterly Dose – August 2025, has been prepared for our readers by Marshall Dennehey.

Hospital Owed Duty of Care Through Pre-Transfer Involvement, Pennsylvania Court Affirms

Philadelphia - Headquarters

Health Care Liability

July 1, 2025

The Superior Court of Pennsylvania affirmed the judgment entered by the Court of Common Pleas of Philadelphia County, which found that CHOP had undertaken and provided health care services to a minor decedent and, therefore, owed him a duty of care. Case Law Alerts, 3rd Quarter, July 2025 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

Pennsylvania Supreme Court: Mental Health Facilities May Be Liable for Gross Negligence in Denying Voluntary Admission

Philadelphia - Headquarters

Behavioral Health Risk & Liability

July 1, 2025

An individual with an extensive mental health history sought admission to two different mental health facilities for inpatient psychiatric care. However, both facilities denied his request. Shortly after, he killed his girlfriend. Case Law Alerts, 3rd Quarter, July 2025 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

Superior Court Reverses Nonsuit, Holds Trial Court Bound by Prior Ruling on Expert Qualification

Philadelphia - Headquarters

Health Care Liability

July 1, 2025

In her suit, the pro se plaintiff alleged negligent placement of leg restraints during gall bladder surgery. 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 – Pennsylvania

Philadelphia - Headquarters

Health Care Liability

Long-Term Care Liability

Telehealth & Telemedicine

Birth & Catastrophic Injury Litigation

Behavioral Health Risk & Liability

March 1, 2025

Pennsylvania Court Affirms that Experts and Treating Physicians Must Be in Same SpecialtyKunkel v. Abington Memorial Hospital, 2024 PA Super 298 (Pa. Super. Ct. Dec. 13, 2024) The Quarterly Dose – March 2025, has been prepared for our readers

RESULTS

Summary Judgment Received in a Nursing Home Malpractice Case

Long-Term Care Liability

September 12, 2025

We received summary judgment in the defendant's favor in a nursing home malpractice case. The plaintiff claimed that the facility failed to prevent various conditions and injuries during the resident's admission—such as UTI/sepsis, acute kidney injury/metabolic encephalopathy, dehydration and failure to thrive/weight loss, and skin breakdown. The plaintiff alleged these developments resulted in numerous damages, including, but not limited to, death.