

PAUL F. LAUGHLIN

CO-CHAIR, BEHAVIORAL HEALTH RISK AND LIABILITY PRACTICE GROUP
SHAREHOLDER



AREAS OF PRACTICE

Health Care Liability
Long-Term Care Liability
Behavioral Health Risk & Liability
Miscellaneous Professional Liability
Public Entity & Civil Rights Litigation
Architectural, Engineering & Construction
Defect Litigation
Commercial Litigation
Employment Law
White-Collar Crime
Appellate Advocacy & Post-Trial Practice

CONTACT INFO

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620 Freedom Business Center
Suite 405
King of Prussia, PA 19406

ADMISSIONS

Pennsylvania
1990

EDUCATION

Georgetown University Law Center
(J.D., 1990)

University of Notre Dame (B.A.,
1987)

HONORS & AWARDS

AV® Preeminent™ by Martindale-
Hubbell®

Pennsylvania Super Lawyer
2012-2018

U.S. Dept. of the Treasury, Bureau
of Alcohol, Tobacco & Firearms –
Service Recognition Award
1995

YEAR JOINED

2003

OVERVIEW

Paul is a member of the Health Care Department and serves as co-chair of the Behavioral Health Risk and Liability Practice Group. He began his career as a prosecutor but for the past 25 years has focused his professional efforts on matters involving medical/professional liability, corporate/commercial matters, construction/real estate, and civil rights litigation. He is also formally trained in handling dispute resolution processes, including mediation and arbitration.

An active trial attorney, Paul has tried in excess of 130 cases to a jury verdict. He has successfully defended countless professional liability matters, including medical and legal malpractice cases. He represents physicians, physician groups, nurses, psychiatrists, hospitals, long-term care facilities and veterinarians in medical liability matters. In addition, he counsels attorneys, law firms and real estate agents in professional liability actions as well as professional licensing prosecutions. Paul also represents builders and contractors in construction cases, as well as government agencies in civil rights cases.

Paul trained as a mediator at Pepperdine University's Straus Institute for Dispute Resolution. He serves as a neutral arbitrator in alternative dispute resolution proceedings, and is certified to serve as a mediator in the United States District Court for the Eastern District of Pennsylvania. Paul brings a unique perspective to the dispute resolution process, drawing from his background and extensive experience as a trial attorney. He places a priority on facilitating communication and promoting a positive negotiation process for all involved. Known for his empathy and integrity, Paul believes that an effective mediator not only develops a knowledge of the unique facts and issues of each case, but also takes the time to get to know the parties involved in each negotiation to determine their needs and keep the focus on the key issues.

Paul received his undergraduate degree at the University of Notre Dame and his juris doctor from the Georgetown University Law Center, where he was a business editor of *The American Criminal Law Review*. He began his legal career as an Assistant District Attorney in the Philadelphia District Attorney's Office where, as a member of the Homicide Unit, he was entrusted with significant cases including numerous capital murder prosecutions. Paul was also selected to serve as a Special Assistant United States Attorney to assist in the coordination of a joint federal and local arson task force that culminated in the successful investigation and prosecution of the Quaker Lace factory arson, which was subsequently selected as a model for arson investigations and prosecutions nationwide.

CERTIFICATIONS

Certified Mediator, United States
District Court for the Eastern
District of Pennsylvania

THOUGHT LEADERSHIP

Choosing a Mediator for Your Medical Malpractice Case: One Size Does Not Fit All

King of Prussia
Health Care Liability
March 28, 2023

Child Protective Services Law: Implications of Behavioral Health Organizations

Philadelphia - Headquarters
Behavioral Health Risk & Liability
March 31, 2021

CLASSES/SEMINARS TAUGHT

Oh, What a Tangled Web We Weave: How the Internet Can Make or Break the Medical Professional Negligence Case, 63rd Annual Joint Meeting of the Lehigh County Bar Association and Lehigh County Medical Society, September 9, 2014

Highlights in Pennsylvania Medical Malpractice Law, 2013 Trends in Health Care and Health Law Seminar, Marshall Dennehey, November 7, 2013

Caring for Yourself While Caring for Your Patients, Sacred Heart Hospital of Allentown's Family Practice Residency Program, January 2010

CLE Trial Advocacy Seminar: *Closing Arguments*, 2008

Anatomy of a Lawsuit, Sacred Heart Hospital, 2007

CLE Seminar on Fraud and Abuse, Insurance Society of Philadelphia, 2006

Mitigation and Litigation, Good Shepherd Rehabilitation Hospital, 2006

Tort Reform and The Impact Upon Medical Practitioners, presentation for physicians at Sacred Heart Hospital, 2005

Disclosure and Reporting of Medical Errors, presentation for physicians at Pocono Medical Center, 2005

Patient Safety and Risk Management Seminar, presentation for physicians at Easton Hospital, 2005

M-Care Act, Re: Expert Witness, 2003

Death Penalty Litigation, 2001

Cross-Examination, 1997

Expert Witnesses, 1995

Lectures, Re: *Closing Argument*, Widener University and University of Pennsylvania Law School

PUBLISHED WORKS

Jungle Doctor: With The Mayo Clinic in the Pacific War, 2024

"Choosing a Mediator for Your Medical Malpractice Case: One Size Does Not Fit All," *The Legal Intelligencer*, Medical Malpractice Supplement, March 28, 2023

"Child Protective Services Law: Implications for Behavioral Health Organizations," *The Pennsylvania Lawyer*, March/April 2021

"Ethics in Government Act," *American Criminal Law Review*, 5th Survey of White Collar Crime, Volume 26, No. 3, 1989

SIGNIFICANT REPRESENTATIVE MATTERS

Secured defense verdict after a four-week trial on behalf of a physician who was alleged to have been negligent by failing to administer iv-tPa and for failing to transfer patient for advanced stroke treatment. Evidence of damages presented to the jury was in excess of \$20 million.

Successfully defended two neurosurgeons, a neurologist and a hospital in a jury trial involving a 21-year-old male who had been hospitalized following a car accident and subsequently passed away as the result of a ruptured aneurysm.

Secured defense jury verdict in medical liability case involving brain injury allegedly caused by forceps, with damages projected by economists in excess of \$50 million.

Secured summary judgment in favor of client in a case involving an accident resulting in paralysis of a child. The verdict against remaining parties exceeded \$30 million.

Obtained favorable development in jurisprudence related to venue in medical professional lawsuits and in particular leading to removal of a Lehigh County health care provider from courts in Philadelphia.