MARSHALL DENNEHEY

KACEY C. WIEDT

ASSISTANT DIRECTOR, WORKERS' COMPENSATION DEPARTMENT SHAREHOLDER



ADMISSIONS

Pennsylvania 1996

EDUCATION

Widener University School of Law (J.D., 1996)

Washington & Jefferson College (B.A., 1992)

HONORS & AWARDS

AV® Preeminent[™] by Martindale-Hubbell®

The Best Lawyers in America©, Workers' Compensation Law – Employers 2024-2025

Central Penn Business Journal's Power List For Law 2024

ASSOCIATIONS & MEMBERSHIPS

Dauphin County Bar Association

Harrisburg Claims Association

Pennsylvania Bar Association

AREAS OF PRACTICE

Workers' Compensation

CONTACT INFO

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OVERVIEW

Kacey is the Assistant Director of the Workers' Compensation Department, where he assists in the oversight of 35 attorneys in 10 offices. He also serves as the managing attorney of the Workers' Compensation Department in the Harrisburg office.

In addition to his various management responsibilities, Kacey focuses his practice on high-exposure and complex workers' compensation litigation, representing clients in the construction, oil and gas, grocery, hospitality, landscaping, transportation and poultry industries. Kacey also consults with workers' compensation carriers to provide advice and guidance on pre-litigated workers' compensation cases. He is also a frequent presenter on topics relating to workers' compensation for carriers and employers.

A graduate of Washington & Jefferson College, Kacey received a B.A. in Political Science and Business Administration. He subsequently received his *juris doctor* from Widener University School of Law.

YEAR JOINED

1997

CLASSES/SEMINARS TAUGHT

Where are We Now: How the Lorino and Neves Decisions Have Impacted the Defense of Workers' Compensation Cases, County Commissioners Association of Pennsylvania (CCAP) Seminar, October 5, 2023

The Impact of COVID-19 on Workers' Compensation in Pennsylvania, Controlling Workers' Compensation Costs webinar, March 18, 2021

Understanding the Debate with the ADA, FMLA and Workers' Compensation, Marshall Dennehey webinar, October 27, 2020

Tackling the Opioid Crisis: How Much Is Too Much?, Marshall Dennehey Workers' Compensation Seminar, October 24, 2019

Uninsured Employers Guaranty Fund, Pennsylvania Bar Institute's Tough Problems in Workers' Compensation Seminar, April 18, 2019

Coverage Issues, Marshall Dennehey Workers' Compensation Seminar, October 18, 2018

In a Pickle: The Implications of Protz, Marshall Dennehey Workers' Compensation Seminar, October 19, 2017

How Employers, Insurers and Self-Insurers Can Save Money, SEAK National Workers' Compensation and Occupational Medicine Conference, July 20, 2017

Best Practices to Avoid Common Workers' Compensation Mistakes, Lorman Education Services webinar, June 29, 2017

Overview of Pennsylvania Workers' Compensation, client seminar, June 16, 2017

Return to Work Strategies, client seminar, May 4, 2017

Workers' Compensation Jurisdictional Issues with Pennsylvania and New Jersey, client seminar, November 14, 2016

Understanding Medical Records, Marshall Dennehey Workers' Compensation Seminar, October 19, 2016

Back on the Job! Returning Injured Workers To Gainful Employment, Human Resource Professionals of Central Pennsylvania Fall Conference, October 27, 2015

An Overview of Pennsylvania Workers' Compensation, Nationwide Insurance Company, July 2015

Top Mistakes in Workers' Compensation, Susquehanna Human Resource Management Association, January 20, 2015

From Kachinski to Phoenixville Hospital: Proving Earning Capacity in the Modern Era, Marshall Dennehey Workers' Compensation Seminar, November 6, 2014

IMEs: How They Really Work, Roadmap to Success - Understanding Workers' Compensation, Marshall Dennehey seminar, October 24, 2013

PUBLISHED WORKS

"Did the Commonwealth Court Decide the Retroactive Effect of 'Protz'? *Pennsylvania Law Weekly*, October 12, 2017

RESULTS

Secured a decision denying a claimant wage loss benefits for an accepted work injury

Workers' Compensation

October 10, 2024

We secured a decision denying a claimant wage loss benefits for an accepted work injury. The claimant sustained a left wrist contusion and extensor carpi ulnaris (ECU) peri-tendonitis injury when a 50-pound lid crushed his left arm in the course and scope of his employment. The claimant alleged that as a result of the injury, he was unable to perform light-duty work as a system operator. Through medical evidence, we were able to establish that the claimant had medical issues unrelated to the accepted work injury that were the cause of his inability to work.

Decision Secured Denying Wage Loss Benefits for an Accepted Work Injury

Workers' Compensation

September 26, 2024

We secured a decision denying the claimant wage loss benefits for an accepted work injury. The claimant sustained a left wrist contusion and extensor carpi ulnaris peri-tendonitis injury when a 50-pound lid crushed his left arm in the course and scope of his employment. The claimant alleged that, as a result of the injury, he was unable to perform light-duty work as a system operator. Through medical evidence, we were able to establish that the claimant had non-work-related medical issues unrelated to the accepted work injury that caused him to be out of work.

More Than \$30,000 Recovered for Employer in Workers' Compensation Case

Workers' Compensation

September 25, 2023

We prevailed on termination, suspension and review petitions, where the workers' compensation judge found that the claimant was fully recovered as of the date of our medical expert's examination. The judge found our witnesses more credible than the claimant's and denied the claimant's review petition to expand the accepted injury. We successfully recovered \$33,508 from the Supersedeas Fund for our client.

Successfully Prosecuted Termination Petition on Behalf of a Multinational Manufacturing Corporation.

Workers' Compensation

March 15, 2023

We presented medical evidence, including a record review of all diagnostic study films and medical records from a Board-certified physiatrist, to establish that the claimant's physiological complaints were unrelated to a work injury. The judge accepted our evidence as fully competent, persuasive and credible, and, as a result, terminated the claimant's benefits.

Successful defense of claim petition in case involving forklift accident.

Workers' Compensation

November 10, 2022

The claimant was hit by a forklift while operating a forklift, and alleged the accident caused a back injury. Through employer witness testimony and medical testimony, we showed that the claimant did not sustain a back injury, and that her medical issues were pre-existing and unrelated to the accident. The judge found that the evidentiary evidence presented by the employer established that, even though the claimant was involved in a forklift incident, the claimant did not sustain a work injury, and her ongoing medical issues are unrelated to the forklift accident.