

Healthcare Litigation

In addition to the professional liability, medical malpractice, and negligence lawsuits we defend, McGlinchey Stafford attorneys protect healthcare institutions and facilities facing lawsuits related to business disputes, regulatory compliance, and other risk and liability matters.

Conflicts involving breach of contract and vendor disputes, ERISA, HIPAA, and qui tam “whistleblower” actions are all part of our litigation experience and background.

Our team applies sophisticated strategies in healthcare litigation, drawing upon the firm’s collective experience in commercial litigation, business, and healthcare counsel.

Notably, we have prevailed at summary judgment or obtaining defense verdicts in lawsuits involving:

- Antitrust
- Class actions
- Denial-of-benefit claims
- ERISA claims
- Credentialing
- Physician contract issues
- Subrogation disputes
- Tortious interference
- Whistleblower claims
- Wrongful termination

Our healthcare team also represents client interests in relevant judicial proceedings and has filed amicus curiae briefs to the U.S. Supreme Court in matters involving medical negligence, subrogation, damage caps, and peer review statutes.

Areas of Focus

Healthcare Business and
Operation Management

Healthcare Contracts

Healthcare Regulatory
Compliance

Managed Care

Medical Staff Licensing,
Credentialing, and
Certification

Reimbursement

Professionals