

Medical Liability

Plunkett Cooney's Medical Liability Practice Group is comprised of knowledgeable and dedicated attorneys who vigorously defend all types of alleged medical malpractice lawsuits. These attorneys defend claims against doctors in general and specialized practice, pharmacists, chiropractors, dentists, podiatrists, psychologists, psychiatrists, hospitals and their employees, medical clinics, mental health facilities and extended care facilities.

Many of the group's attorneys specialize in specific medical disciplines, and several have educational backgrounds in medically related fields. Their intimate knowledge of highly technical medical procedures, treatments and healthcare policies are front-line assets in the defense of claims alleging medical malpractice.

The members of the medical liability group are also very active in defending physicians and other healthcare providers in licensing matters brought by the State of Michigan Bureau of Health Professionals and in representing hospitals and individuals charged with violations of the Health Insurance Portability and Accountability Act (HIPAA).

Plunkett Cooney's medical liability attorneys are frequent speakers on a variety of medical and legal topics including, but not limited to, deposition preparation, proper record keeping and documentation, liability issues unique to extended care facilities and presentation of mock trials.

Adding further depth to the medical liability practice, our attorneys work closely with members of the firm's appellate department, who assist in the preparation of dispositive motions, pertinent motions in limine, complex verdict forms and other aspects of litigation and post-trial procedure.