



Frank P. Doheny, Jr.

Of Counsel
frank.doheny@dinsmore.com

Louisville, KY
Tel: (502) 540-2335

Services

- Litigation
- Product Liability

Education

- Brandeis School of Law at the University of Louisville (J.D., 1965)
- University of Notre Dame (A.B., 1962)

Bar Admissions

- Kentucky

Court Admissions

- U.S. Supreme Court
- U.S. Court of Appeals for the Sixth Circuit
- U.S. Court of Appeals for the Seventh Circuit
- U.S. District Court for the Eastern District of Kentucky
- U.S. District Court for the Western District of Kentucky

Affiliations/Memberships

- Kentucky Bar Association
- American Bar Association
- Louisville Bar Association, past president
- American College of Trial Lawyers, fellow
- American Red Cross, Louisville Area Chapter, past president
- Kentucky Academy of Hospital Attorneys, past president

- American Academy of Hospital Attorneys
- Citizens for Better Judges, past president
- University of Louisville, Board of Overseers, past president
- Actors Theatre of Louisville, past president
- Federation of Insurance and Corporate Counsel
- Sixth Circuit Judicial Conference, life member

Distinctions

- Judge Benjamin F. Shobe Civility & Professionalism Award (2008)
- *Best Lawyers*® (1989 - present)
 - "Lawyer of the Year" in Louisville - Product Liability Litigation - Defendants (2014)
- Kentucky *Super Lawyers*®
- *Chambers USA Guide to America's Leading Business Lawyers*
- Peer Review Rated AV in *Martindale-Hubbell*

Experience

Defense of President of a Company Against Allegations of Breaching Fiduciary Duties

In this shareholder derivative action, we defended the chairman and president of a corporation that owned a large shopping center. A beneficiary of a trust that owned shares in the corporation brought this lawsuit on behalf of the shareholders, claiming that our clients had breached their fiduciary duties in causing the sale of the shopping center for less than its fair market value. The beneficiary sought \$50 million in compensatory damages, plus punitive damages. We obtained a dismissal of the action in its entirety for our clients on multiple grounds, including that there was no evidence of misconduct by our clients. On appeal, the Court of Appeals upheld the dismissal of the case.

Kelly Comstock v. University of Louisville Hospital

We obtained a jury verdict for our client, a university-affiliated hospital, in a suit for hospital negligence.

Medical Negligence Involving a Stenting Procedure

We defended an interventional cardiologist accused of medical negligence in performing a stenting procedure on a patient with complex cardiac issues. The case was initially dismissed on statute of limitations grounds. On appeal, the federal court of appeals reversed and reinstated, finding a question of fact as to when the statute of limitations began to run. After the appeal, the case was tried in federal court in London, KY. We obtained a unanimous jury verdict for our client, which terminated the litigation.

Estate of Palmer Landram v. Suburban Medical Center, et al.

We obtained a jury verdict for the defense, which was affirmed on appeal, in a suit for hospital negligence in excess of \$1,000,000.

Audrey Griffin v. Columbia Suburban Hospital

We represented the Defendant, Columbia Suburban Hospital, in a lawsuit seeking damages in excess of \$600,000 for alleged hospital negligence. The case resulted in a jury verdict for the hospital.

Estate of Henry Persley v. Anonymous Physician and Samaritan Hospital

Our firm represented the Defendants, Samaritan Hospital and an employed physician, in a lawsuit seeking in excess of \$2 million for medical malpractice. The case resulted in a jury verdict for the defense.