



Jared M. Green Partner

jgreen@gdldlaw.com (410) 783-4048 Jared Green is a partner with Goodell DeVries, where he defends healthcare providers and institutions in cases of alleged medical negligence. Jared represents physicians, nurses, hospitals, long-term care facilities, and other medical providers in a wide array of professional malpractice matters before the Healthcare Alternative Dispute Resolution Office of Maryland, the Circuit Courts of Maryland, and the Superior Court of Washington, D.C. He also provides representation for professionals before their professional licensing boards.

As a former prosecutor, Jared also has experience in criminal matters and is Chair of the firm's Risk Management, Investigations, and Compliance practice. He represents organizations in matters involving workplace violence, allegations of harassment and sexual and physical assault, and allegations of excessive use of force by security personnel. In these matters, he conducts internal investigations; supports and advises clients regarding workplace violence and during law enforcement investigations and criminal prosecutions; and represents clients in parallel civil, criminal, and licensing matters. Jared brings his experience to legislative efforts to shape policy around incidents of violence on business premises. He has contributed to draft legislation to create a new restraining order in Maryland: the bill would allow employers to petition for an order to protect employees after a workplaceviolence incident or when an incident is likely to occur. A variation of the bill passed in April 2021, giving Maryland employers, for the first time, standing to file for and obtain restraining orders, called Peace Orders, on behalf of their employees. The law went into effect on October 1, 2021.

Prior to joining the firm, Jared spent nine years with the Baltimore County State's Attorney's Office, where he advanced through the District Court and Juvenile Divisions to become a member of the Circuit Court's Felony Trial Team. On the Felony Trial Team, Jared prosecuted the most serious of crimes, including working with local and federal law enforcement to hold accountable those who trafficked individuals for prostitution, focusing on offenders who victimized minors and/or used violence.

# **Practice Areas**

- Risk Management, Investigations, and Compliance
- Medical Malpractice
- Medical Institutions Law
- Nursing Home Litigation
- General Tort Liability Litigation
- Employer Liability

# **Court Admissions**

- Maryland
- District of Columbia
- United States District Court for the District of Maryland

### Education

- University of Maryland (B.S. in Logistics, Transportation, and Supply Chain Management, and Marketing, 2005)
- University of Baltimore, School of Law (J.D., cum laude, 2008)

#### PROFESSIONAL TRAINING HIGHLIGHTS

- Peer Review Training Seminar, Maryland Attorney Grievance Commission (June 2019)
- Opioid Litigation, Maryland Defense Counsel, Inc. (February 2019)
- #MeToo & Medical Staff: Handling Allegations of Sexual Misconduct (January 2019)
- Obstetrical Safety Training, MedStar Harbor Hospital (December 2018)
- Obstetrical Safety Training, MedStar Franklin Square Medical Center (December 2017)
- Negligence or Criminal Activity? Prosecution for Unnecessary or Negligent Care, American Society of Health Risk Management (July 2017)
- Deposition Bootcamp, Federation of Defense and Corporate Counsel (December 2015)
- Homicide Investigation Seminar, Harvard Associates in Police Science (July 2015)
- Forensically Interviewing Children, Child First, Maryland Police and Correctional Training Commission (September 2014)
- Career Prosecutor Course, National District Attorneys Association (June 2011)

 Trial Advocacy Program, Maryland State's Attorneys' Association (November 2009)

# **Professional Associations**

- Maryland-D.C. Society for Healthcare Risk Management (MD-DC SHRM)
- Attorney Grievance Commission of Maryland, Peer Review Committee (2018-2022)

# **Representative Matters**

#### LITIGATION VICTORIES

In January 2025, Jared successfully defended an orthopedic surgeon in a medical malpractice case. The plaintiff claimed improper management of a complication following total joint replacement surgery. However, after trial, the jury unanimously returned a verdict in favor of Jared's client.

In September 2024, Jared secured summary judgment on behalf of his client, a D.C. hospital. After discovery concluded, Jared filed a Motion for Summary Judgment, arguing that the plaintiff lacked sufficient evidence, including expert testimony, to support her claims of negligence, negligent retention and supervision, negligent misrepresentation, fraud, intentional infliction of emotional distress, and lack of informed consent. The Court agreed and granted summary judgment in favor of Jared's client.

In June 2024, Jared achieved summary judgment for his client, a D.C. hospital, in a dental malpractice case. The court agreed with Jared that judgment should be entered in the hospital's favor due to the plaintiff's lack of an expert witness to testify on standard of care, and the absence of medical opinion testimony linking the alleged negligence to the purported injuries.

Earlier, in January 2024, Jared also secured summary judgment for his client, another D.C. hospital, in a premises liability case. The lawsuit centered on a patient who alleged injury from stepping on glass prior to a sleep study. After completing discovery, Jared filed a Motion for Summary Judgment, arguing that there was insufficient evidence that the hospital had knowledge, either actual or constructive, of the glass. The court agreed with Jared's position, ruling in favor of his client.

In June 2023, Jared obtained summary judgment for his client, a D.C. hospital, in a medical malpractice case. Notably, all accusations were directed at doctors who were neither employees nor agents of the hospital. Jared filed a Motion for Summary Judgment, asserting that the hospital could not be vicariously liable for the actions of non-employee/non-agent doctors, given the District of Columbia's non-recognition of apparent or ostensible agency in cases of alleged medical negligence. The court agreed, granting summary judgment in the hospital's favor, finding there was no binding precedent that allowed the court to adopt the theories of ostensible or apparent agency to hold the hospital liable for actions of physicians who were not its employees or agents.

In September 2018, Jared obtained a defense verdict in the Superior Court for the District of Columbia for his clients, a D.C. hospital and one of its Special Police Officers. The plaintiff alleged the officer used excessive force when the officer placed her on the ground and in handcuffs. She further alleged the actions of the officer caused her to undergo bilateral shoulder replacement surgeries. The defense argued the officer's actions were reasonably necessary, due to the plaintiff's dangerous behavior. The defense further argued that the plaintiff had chronic shoulder issues that required surgery unrelated to her arrest. After a four-day trial, the jury agreed with the defense and returned a verdict in favor of the hospital and officer.

In another case from April 2017, Jared obtained summary judgment for his client, an otolaryngologist. The plaintiff alleged that the physician negligently left a foreign body in the plaintiff following a tonsillectomy and adenoidectomy. In support of her claim, the plaintiff relied on theories of "obvious negligence" and *res ipsa loquitur*. After oral arguments days before trial, the hearing judge agreed with Jared that the law required the plaintiff to produce medical expert testimony on the applicable standard of care, the breach in the standard of care and the damages, and that Jared's client was entitled to judgment as a matter of law.

In September 2016, Jared obtained a defense verdict for his client, a gastrointestinal physician. The plaintiffs alleged that the physician negligently dilated the decedent's esophagus during a procedure to remove her esophageal cancer, causing an esophageal perforation and ultimately her death. At the end of a two-week trial, however, the jury took only thirty minutes to unanimously find in favor of Jared's client, the physician.

# **Publications and Seminars**

- "Addressing Workplace Violence, Trespassing, and Harassment in Maryland: What Businesses Need to Know," Goodell DeVries Blog (March 11, 2025)
- "Handling Criminal Incidents in Business: A Guide," Goodell DeVries Blog (June 25, 2024)
- "Workplace Violence Legal Issues" and "Maryland Workplace Violence Peace Orders," Presentation to Maryland-DC Society for Healthcare Risk Management (December 2022)
- "Workplace Violence Legal Issues," Presentation to a healthcare system's Workplace Violence Committee (November 2022)
- "Workplace Violence Legal Issues" and "Maryland Workplace Violence Peace Orders," Presentation to a healthcare system's Healthcare Study Group (October 2022)
- "Workplace Violence Legal Issues," Presentation to a D.C. hospital's Counsel for Associate and Patient Safety (October 2022)
- "Workplace Violence Legal Issues," Presentation to a D.C. hospital's Workplace Violence Prevention Committee (October 2022)
- "Medicolegal Primer," Presentation to a D.C. hospital's internal medicine residents (May 2022)
- "New Law Allows Maryland Employers to Obtain Restraining Orders for Employees," Goodell DeVries Blog (January 2022)
- "Medicolegal Primer," Presentation during a D.C. hospital's Neonatal Grand Rounds (May 2019)
- "Authenticating Social Media Evidence," Continuing legal education presentation (April 2019)
- "Workplace Violence Presentation," Presentation to a healthcare organization's Workplace Safety Promotion Committee (August 2018)
- "Not Part of the Job: Workplace Violence in Healthcare,"
  Panel presentation to healthcare professionals (May 2018)
- "Violent Patients: Strategies for Keeping Yourself Safe,"
  Panel presentation to Maryland-DC Society for Healthcare Risk Management (March 2018)
- "Workplace Violence Prevention," Panel presentation to a risk management team and occupational health leaders (March 2018)
- "Positive & Effective Juror Interactions: Lessons Learned from a Recent Roundtable Discussion," Goodell DeVries Blog (December 2017)

# **Honors and Awards**

- Best Lawyers Ones to Watch
  - Medical Malpractice Law Defendants (2022-2026)
- Maryland Super Lawyers
  - Personal Injury Medical Malpractice: Defense (2024-2025); Rising Star (2017, 2018, 2020-2023)