



**CORRY P.
KEILIN**
SENIOR ATTORNEY



Chicago, IL
P: 312-782-9920
F: 312-782-9965
cpkeilin@kopkalaw.com

Practice Areas

- Appellate Work
- Arbitration
- Automobile Accident Defense
- Commercial Lines (Premises Liability)
- Dram Shop Litigation
- Employment Practices Liability
- Healthcare and Long-Term Care Defense
- Legal Malpractice (E&O)
- Mediation
- Medical Malpractice
- Products Liability
- Professional Liability
- Sexual Abuse Defense
- Transportation Defense
- Wrongful Death Defense

Corry Keilin is a zealous advocate for his clients practicing throughout the State of Illinois. He brings more than 20 years of experience to his field of practice where he spent 18 years in insurance defense representing taxi companies, doctors, nurses, dentists and long-term care facilities in claims of general and professional liability.

Corry has a proven track-record in achieving outstanding verdicts in more than 35 jury trials in three different states—Illinois, Kansas and Missouri. He has also found great success defending his clients in multiple jurisdictions throughout Illinois.

Awards and Accolades

- Super Lawyers, Rising Star (2012 & 2013)

Memberships

- Illinois State Bar

Trial and Case Highlights

- Case Name: *Gryczewski v. Dr. Lang, et al.*; Case No.: 2015 L 2218
Jurisdiction: Cook County, Law Division

Sole Trial Counsel for Defendant dentist and his dental practice

Verdict: Defense verdict; Defendant did not consent to settlement; Plaintiff asked for more than \$184,000, and presented the testimony of a treating dentist, treating oral surgeon and an expert dentist.

- Case Name: *Bettinardi v. Dr. Tentler*; Case No.: 2015 L 9453

Jurisdiction: Cook County, Law Division

Sole Trial Counsel for Defendant dentist and his dental practice

Verdict: For Plaintiff in the amount of \$47,300; Plaintiff asked for \$927,854 for claimed overpreparation of six maxillary veneers that required removal and replacement with crowns and the need for future replacement of the crowns, probable root canal therapy and possible extraction; The verdict was within \$500 of the amount suggested by Defendants.

- Case Name: *Liu v. Desta, et al.*; Case No.: 2005 L 1684

Jurisdiction: Cook County, Law Division

Sole Trial Counsel for Defendants

Verdict: For Plaintiff, reduced by 30% for Plaintiff's contributory negligence in a case where Defendant driver made a left turn; Plaintiff claimed injuries including torn left rotator cuff that required arthroscopic repair; judgment was less than 30% of damages requested at trial.

Admissions

- Illinois
- U.S. Court of Appeals for the Seventh Circuit
- U.S. District Court for the Northern District of Illinois

Education

- The John Marshall Law School, J.D., (2004)
- University of Iowa, B.A., (1998)