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MAXWELL S. KENNERLY*

*CHOSEN TO 2016 RISING STARS

Catastrophic Injury
KENNERLY LOUTEY, LLC

Mass Torts
TORHOERMAN LAW, LLC

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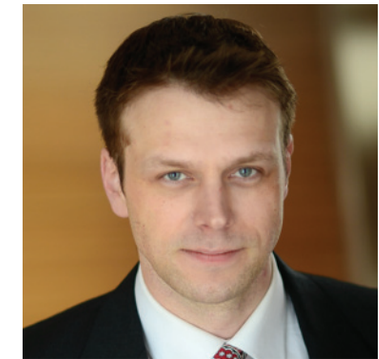
www.kennerlyloutey.com

KENNERLY LOUTEY, LLC PHILADELPHIA

IN 2015, PENNSYLVANIA RISING STARS HONOREES MAX KENNERLY AND KIM LOUTEY FORMED KENNERLY LOUTEY LLC AND BECAME OF COUNSEL TO TORHOERMAN LAW LLC

What made you decide to join with TorHoerman Law?

Tor Hoerman produces results in mass torts like nobody else. Last year, plaintiffs recovered hundreds of millions in the Pradaxa settlement, which he negotiated before even a bellwether was tried. This year, plaintiffs will recover billions from the Actos settlement he negotiated. Moreover, they like a challenge, the cases that require a fight but which need to be brought to court, such as the St. Louis radioactive contamination cases and the diacetyl exposure cases. Finally, and perhaps most importantly, they maintain a happy and healthy work environment, which is a big secret to their success. There's no in-fighting or squabbles, just a team working toward a common goal.



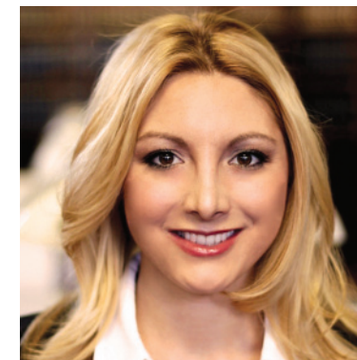
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So why the two firms?

To maintain focus. Too many firms try to do everything, taking every type of case at every level of damages. Take a look through these pages and you'll see the firms that excel are the ones that know what they're about. Our setup allows us to work with TorHoerman Law in the mass torts arena, with their help in managing the cases we bring and our help on the plaintiffs steering committees and bellwethers, while maintaining at Kennerly Loutey a practice devoted to catastrophic injury, where we don't need to keep lower damages cases just to keep the lights on.

What kind of catastrophic injury?

We once went to a CLE where the presenter recommended looking for cases with "clear liability" and "indisputable causation." They might as well have added "with full insurance coverage and a taped confession." Catastrophic cases are hard and no two are alike. Everyone reading this knows where they would refer, say, a case involving a forklift toppling over or an aircraft malfunctioning. We want the cases where the playbook has yet to be written, the unique products liability, premises liability and malpractice cases that require the sort of attention they won't get with firms that are trying to do everything.



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