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BIOGRAPHY | CREDENTIALS | MEMBERSHIPS | PRESENTATIONS | PUBLICATIONS | IN THE PRESS

Biography

Daniel Richardson is an Associate in the Atlanta office of Hall Booth Smith and practices in a variety of workers' compensation matters. He defends employers, self-insurers, and insurance companies throughout Georgia on a variety of workers' compensation claims and aims to bring all matters to a swift resolution in a cost-effective way. He has extensive experience evaluating and negotiating complex cases through to resolution and has taken cases to the Supreme Court of Georgia and the Georgia Court of Appeals.

He also specializes in providing guidance to employers on compliance with the OSH Act to maintain a safe workplace. He provides representation in response to investigations, citations, and claims under OSHA and defends employers in OSHA-related administrative proceedings.

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Prior to joining Hall Booth Smith, Daniel was an Assistant District Attorney in Coweta County. During this time, he presented hundreds of cases to the Grand Jury, argued numerous bond hearings and motions to suppress, and won jury trials.

Services

Workers' Compensation

Daniel earned a Juris Doctor, *magna cum laude*, from Georgia State University. While there, he was a member of the *Georgia State Law Review* and was the President of the Christian Legal Society. Before law school, he taught high school math in Whitfield and Coweta counties. He also holds a Bachelor of Science in Industrial and Systems Engineering from the Georgia Institute of Technology.

Daniel is a member of Sovereign Hope Church in Senoia, Georgia, and of the Coweta County Bar Association.

Credentials

Admitted

State Courts:

- Georgia, 2016
 - Court of Appeals, 2016
 - ∘ Supreme Court, 2016

Education

- J.D., magna cum laude, Georgia State University, 2016
- B.S., Industrial and Systems Engineering, Georgia Institute of Technology, 2010

Memberships

Coweta County Bar Association

Presentations

Controlling the Medical in Georgia Workers'

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Compensation

HBS Workers' Compensation Webinar; January 11, 2024

Publications

• Prominence vs. Accessibility in Posting Panels in Georgia

HBS Workers' Compensation Blog; June 13, 2023

• Change-in-Condition SOL and the Mailbox Rule in Georgia

HBS Workers' Compensation Blog, September 2021

• The Scheduled Break Exception vs. Ingress and Egress

State Bar of Georgia Workers' Compensation Law Section Newsletter, Summer 2021

• Georgia's COA Applies Supreme Court's Overruling of Lunch Break Exception

HBS Workers' Compensation Blog, June 2021

In the Press

Prominence vs. Accessibility in Posting Panels in Georgia

June 13, 2023

The Georgia Court of Appeals recently handed down a claimant-friendly decision

(Lilienthal v. JLK, Inc.) regarding how and where the required Panel of Physicians is to be posted. Under OCGA 34-9-200(a), an employer is required to furnish an injured worker with reasonably required medical treatment. OCGA 34-9-201(b)(1) satisfies that requirement by allowing the employer to

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Returning Injured Workers to Work in Georgia

May 26, 2023

Written by: Daniel
Richardson, Esq. The longer
an employee stays out of
work, the less likely they are
to ever return. And workers
compensation claims become
increasingly expensive when
employees do not return. To
manage this exposure, it is
important to have a good
return-to-work program and
to communicate clearly
regarding your expectation
that you

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OSHA & Whistleblower Complaints: Wells Fargo Ordered to Pay \$22 Million

January 30, 2023

Written by: Daniel
Richardson, Esq. As
employers seek to provide a
safe workplace, it is
imperative that no retaliatory
action be taken against
employees who choose to
exercise their rights under
the Occupational Safety and
Health (OSH) Act or other
statutes designed to protect
employees. Doing so can be
quite costly. Section 11(c)(1)
of the

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OSHA
Announces a
National
Emphasis
Program to
Protect

Workers from Heat Hazards

April 14, 2022

Written By: Daniel Richardson On October 27, 2021, OSHA published in the Federal Register an Advance Notice of Proposed Rulemaking (ANPRM) on the issue of Heat Injury and Illness Prevention in Outdoor and Indoor Work Settings. According to this Notice, heat is the leading cause of death among all weather-related phenomena. "Excessive heat exacerbates existing

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Change-inCondition SOL and the Mailbox Rule in Georgia

September 27, 2021

Written by: Daniel Richardson, Esq. When a claimant files a hearing request, the first thing to check is whether there is an applicable statute of limitations defense. The Georgia Court of Appeals

recently addressed a statute of limitations defense raised in a claim for a catastrophic designation in Sunbelt Plastic Extrusions, Inc. v. Paguia, 2021

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Georgia's COA Applies Supreme Court's Overruling of Lunch Break Exception

June 18, 2021

Written by Daniel Richardson, Esq. Last year the Georgia Supreme Court addressed the collision of two separate lines of precedent that the Court of Appeals had been trying to hold together with confusing results. This involved (1) the Scheduled Break Exception and (2) the Ingress and Egress Rule. In 1935, the Supreme Court first enunciated

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Remote Work and COVID-19

April 28, 2020

Written by: Daniel
Richardson, Esq. and Peter
Skaliy, Esq. Before COVID-19,
many companies were
experimenting with remote
work. It has now become a
widespread reality. This
creates unique worker's
compensation risks, even as
it may decrease the likelihood
of some of the more serious
or even catastrophic claims.
An employee's home
environment is less subject

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GA Court of Appeals: A Shooting at Home Found Compensable

September 23, 2019

Written by: Daniel Richardson, Esq. Jay Kil was a restaurant manager of Legend Café. He oversaw the restaurant, operated the cash register, ensured orders were correct, and oversaw cleanliness. He lived with

restaurant owner Willmore Lim, and after each workday, they would spend around an hour at home reviewing the day's sales, receipts, accounts, and

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