

WEST VIRGINIA

INSUFFICIENT EVIDENCE ON DELIBERATE INTENT CLAIM

Bailey & Wyant
P.L.L.C.

Bailey & Wyant PLLC's Managing Member Charles R. Bailey and Member Jordan K. Herrick of Charleston successfully defended an appeal to the West Virginia Supreme Court of Appeals in which the Estate of an employee of a pipeline company appealed the trial court's order granting the employer's Motion for Summary Judgment on a deliberate intent claim.

The trial court originally found that the Estate could not produce sufficient evidence to go to trial on a deliberate intent claim and the Supreme Court of Appeals affirmed this ruling.



JORDAN HERRICK

304.720.0715
jherrick@baileywyant.com



CHARLES BAILEY

304.345.4222
cbailey@baileywyant.com