

Jamey B. Collidge

Associate

Philadelphia

jamey.collidge@troutman.com

D 215.981.4484



OVERVIEW

Jamey concentrates his practice in the areas of arbitration and litigation with a focus on the construction industry and state and federal government contract matters. He counsels and represents key stakeholders including owners and developers, construction managers and general contractors, subcontractors, and material suppliers. Jamey is experienced handling matters involving a wide range of projects, including mass transit systems, energy savings performance projects, industrial plants, mixed-use commercial buildings, hotels, water and wastewater treatment plants, and other commercial projects.

In addition to representing clients in arbitration and state and federal court litigation, Jamey counsels clients throughout the lifecycle of their projects, including claims preservation and management, negotiations, and informal dispute resolution. He is a contributor to the firm's dedicated construction industry blog, *Constructlaw*, and routinely writes and presents on emerging trends in construction law. Jamey is also a member of the firm's Tariff + Trade Task Force.

Before joining the firm, Jamey served as a deputy attorney general in the New Jersey Attorney General's office.

REPRESENTATIVE MATTERS

- Represent a general contractor against an owner in federal court arising from construction of rail mill project.
- Represent an international market leader in transportation manufacturing and infrastructure in claims arising from \$1.5 billion design and fabrication of new generation rolling stock project.
- Represented a construction manager in a dispute with the project owner and various subcontractors arising out of the construction of a large luxury hotel and mixed-use facility.
- Served as co-arbitration counsel for an owner of a major hotel-chain in arbitration involving claims against a warehouse logistics manager.
- Represented an unsuccessful bidder in a bid protest despite being the lowest bidder where the government, while making a determination of responsiveness, had applied requirements beyond those identified in the request for qualifications.
- Counseled a national real estate developer and owner through claims against architect and construction manager arising out of the construction of an innovative mixed-use office and retail facility.
- Represented an EPC contractor on a nationwide billion-dollar upgrade of a fiber-optic wireless network.

- Served as arbitration counsel to a provider of wastewater treatment solutions and equipment in a dispute arising out of upgrades to a water treatment facility in Kansas.

AWARDS

- *Best Lawyers in America®: Ones to Watch: Administrative / Regulatory Law* (2023-2026), *Construction Law* (2026)

TOP AREAS OF FOCUS

- Construction
- Construction Litigation
- Government Contracts
- Tariff + Trade Task Force

PROFESSIONAL/COMMUNITY INVOLVEMENT

- Regional director, Society of Construction Law, North America

PROFESSIONAL EXPERIENCE

- Deputy attorney general, New Jersey Office of the Attorney General (2017-2019)

EDUCATION AND CERTIFICATIONS

EDUCATION

- Villanova University Charles Widger School of Law, J.D., *cum laude*, 2016, articles editor, *Villanova Law Review*
- Wake Forest University, B.A., *cum laude*, 2012, political science and government, and psychology

BAR ADMISSIONS

- Pennsylvania
- New Jersey

COURT ADMISSIONS

- U.S. District Court, Eastern District of Pennsylvania
- U.S. District Court, District of Colorado

CLERKSHIPS

- Hon. Joseph W. Oxley, New Jersey State Superior Court, Monmouth Vicinage (Monmouth, NJ), 2016-2017

SPEAKING ENGAGEMENTS

-

Speaker, “Assuring Construction Quality and Preventing Defects and Failures,” HalfMoon Education, May 2, 2025.

- Speaker, “New Tariffs and Energy Supply Chains: Managing Impacts. Legal Insights. Practical Approaches.,” Strafford Webinar, April 10, 2025.
- Speaker, “Real Estate Contract Disputes: Purchase Contracts, Leases, and More,” NBI, Inc., October 17, 2024.
- Speaker, “Assuring Construction Quality and Preventing Defects and Failures,” HalfMoon Education, October 2, 2024.
- Speaker, “Handling Defects and Failures in Construction,” HalfMoon Education, June 16, 2023.
- Speaker, “Preventing and Addressing Construction Defects and Failures in Pennsylvania,” HalfMoon Education, February 27, 2023.

PUBLICATIONS

- Co-author, “Federal Circuit Court of Appeals Issues Ruling Deeming Tariffs Under IEEPA Unlawful,” *Troutman Pepper Locke*, September 2, 2025.
- Co-author, “Tariffs and Solar Energy: A Resilient Industry Navigating New Uncertainty,” *Infrastructure Magazine*, ABA *Infrastructure Magazine*, Summer 2025.
- Co-author, “Navigating the Solar Industry’s Path Through Tariffs and Growth,” *Troutman Pepper Locke*, February 10, 2025.
- Co-author, “Investor-State Arbitration and the International Construction Sector,” *Hospitality & Construction Disputes Post-COVID, International and Comparative Business Law and Public Policy: Volume 6*, 2024.
- Co-author, “Discovery (Disclosure) in US Construction Arbitration,” *Thomson Reuters Practical Law*, March 2024.
- Co-author, “COVID-19 and Remobilization: Returning to the Construction Site Without Mandated COVID-19 Restrictions,” *Troutman Pepper*, June 30, 2021.
- Co-author, “COVID-19 and Border Crossings: Considerations and Best Practices for Global Constructors and Suppliers Crossing US, Canadian, and European Borders,” *Constructlaw*, March 9, 2021.
- Co-author, “Governor Wolf’s Life-Sustaining Business Orders and Waiver Process Under Fire,” *Constructlaw*, October 23, 2020.
- Co-author, “The WeChat Ban: Where We Are Now and How May It Impact International Construction, Manufacturers, and Equipment Suppliers,” *Constructlaw*, October 21, 2020.
- Author, “Level 10 Construction v. Sea World LLC: Can Force Majeure Save Sea World?” *Constructlaw*, July 8, 2020.
- Author, “CBCA Offers Potential Insight Into How Board Will Handle Claims Related to COVID-19,” *Government Construction*, ABA Division 13 Quarterly Newsletter, Summer 2020.
- Author, “Pennsylvania Governor Paves Way to Reopen Construction on May 1,” *Constructlaw*, April 24, 2020.
- Co-author, “COVID-19 and the Construction Industry: Looking Beyond Force Majeure to Recover Time and Costs for Delay,” *Constructlaw*, April 9, 2020.
- “I Mean, You’re Not Staff.” The Employee Classification Circuit Split and Why the Southern District of New York’s Totality of the Circumstances Test in *Glatt v. Fox Searchlight Pictures Inc.* Deserves a Lead Role, 60 *VILL. L. REV. TOLLE LEGE* 55 (2015).