

WILLIAM J. MURPHY

ASSOCIATE



AREAS OF PRACTICE

Workers' Compensation

CONTACT INFO

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ADMISSIONS

New Jersey
2010

U.S. District Court District of New
Jersey
2010

New York
2023

EDUCATION

Rutgers Law School (J.D., 2010)

St. Peter's University (B.A., 2005)

ASSOCIATIONS & MEMBERSHIPS

Christian Legal Society

New Jersey State Bar Association

New York Self-Insurers
Association

New York State Bar Association

Warren County Bar Association

YEAR JOINED

2021

OVERVIEW

William (Bill) practices solely in the firm's Workers' Compensation Department. He has 10 years of experience in defending clients in workers' compensation matters. Throughout his career, Bill has represented insured and self-insured entities, including those in the retail, restaurant, grocery, transportation and manufacturing industries.

Bill has built his practice based upon zealous advocacy, meticulous attention to detail, and frequent communication with both clients and adversaries to bring each case to a prompt and satisfactory conclusion.

Bill is an active member of the New Jersey legal community. He serves as a volunteer Court Appointed Special Advocate, and provides pro bono services for St. Anne's Center, a women's shelter in Phillipsburg, New Jersey.

A graduate of St. Peter's University, Bill received his Bachelor of Arts degree in Theology and Philosophy with a minor in history. During his undergraduate studies, Bill was a member of several honor societies and received an award as outstanding member of his graduating class. Bill subsequently earned his juris doctor from Rutgers Law School. While attending Rutgers, he was the founding president of the St. Thomas More Society and the ABA Representative for the Student Bar Association.

THOUGHT LEADERSHIP

The Implications of Remote Work on Workers' Compensation

Roseland
Workers' Compensation
June 6, 2023

New Jersey Legislative Update

Roseland
Workers' Compensation
June 1, 2023

On June 1, 2023, S3905 was introduced in the New Jersey State Senate which, if passed, would establish a two-year statute of limitations for medical provider applications. What's Hot in Workers' Comp, Vol. 27, No.

Under the Influence of the Intoxication Defense: Differing State Laws Can Affect Workers' Compensation Claims for Workplace Injuries

Roseland
Workers' Compensation
April 1, 2023

To Be or Not To Be: The Independent Contractor vs. Employee Debate Continues

Roseland
Workers' Compensation
December 1, 2022

What's Hot in Workers' Comp – Special NJ Alert

Roseland
Workers' Compensation
November 23, 2022

The New Jersey Supreme Court has agreed to hear an appeal involving injuries caused by the negligence of a co-employee. What's Hot in Workers' Comp is prepared by Marshall Dennehey to

PUBLISHED WORKS

"The Implications of Remote Work on Workers' Compensation," *New Jersey Law Journal*, June 2023

"Under the Influence of the Intoxication Defense: Differing State Laws Can Affect Workers' Compensation Claims for Workplace Injuries," *CLM Magazine*, April 2023

"To Be or Not To Be: The Independent Contractor Versus Employee Debate Continues," *CLM Magazine*, December 2022

RESULTS

Permanently Closed a Matter Involving a Serious Shoulder Injury With a Section 20 Resolution

Workers' Compensation

August 2, 2024

We were able to permanently close a matter involving a serious shoulder injury with a Section 20 resolution. In this case, the petitioner sustained significant injuries to her shoulder with an MRI showing tearing. The petitioner ultimately underwent two shoulder surgeries, and our own permanency expert found permanent disability of 7.5% partial total. Based upon wage statements we obtained, he asserted that any permanency award should be paid at a reduced rate—making the monetary award about \$40,000 less than what would be paid at the full chart rate.

Workers' comp claim dismissed for lack of jurisdiction and coverage for an occupational accident policy carrier.

Workers' Compensation

November 1, 2022

The petitioner filed a claim petition within the New Jersey Division of Workers' Compensation seeking benefits and alleging employment with a trucking company. However, the petitioner had previously obtained an occupational accident policy in the role of an independent contractor. When filing the workers' compensation petition, counsel for the petitioner erroneously named the occupational accident policy carrier as carrier for the trucking company.