

RAYMOND J. MICHAUD

SHAREHOLDER



AREAS OF PRACTICE

Architectural, Engineering & Construction
Defect Litigation
Miscellaneous Professional Liability
Product Liability
General Liability
Accountants' Professional Liability

CONTACT INFO

(856) 414-6306 RJMichaud@mdwcg.com

15000 Midlantic Drive, Suite 200 P.O. Box 5429 Mount Laurel, NJ 08054

ADMISSIONS

New Jersey 2002

EDUCATION

Widener University School of Law (J.D., 2001)

Rockhurst University (M.B.A., 1994)

Rutgers University, New Brunswick (B.A., 1990)

ASSOCIATIONS & MEMBERSHIPS

American Bar Association

Burlington County Bar Association

Camden County Bar Association

New Jersey Bar Association

United States Air Force (Reserves)

OVERVIEW

Raymond actively defends complex professional liability, construction litigation and product liability matters. This includes the defense of accountants, architects, engineers, surveyors, contractors, allied construction professionals, and product manufacturers.

Raymond is experienced in complex multiparty litigation and has successfully represented clients in matters involving wrongful death, personal injury, school construction, condominium construction defects, reserve studies, public entity construction projects, geotechnical engineering (wall and slope collapse), crane collapse, roof failures, building collapse, surveying claims, bond claims, construction liens, fire litigation, and manufacturing product liability claims.

Upon graduating from Rutgers University in 1990, Raymond accepted a commission as a Second Lieutenant with the United States Air Force. He held numerous assignments as a Missile Combat Crew Commander during his active service, among other responsibilities. Raymond is a combat veteran of Operation Enduring Freedom, having served a tour in Afghanistan with the Combined Forces Special Operation Component Command - Afghanistan. In June 2011, Raymond retired as a Lt. Colonel from the United States Air Force.

Raymond received his juris doctor from Widener University School of Law, an MBA (accounting) from Rockhurst University, and a Bachelor of Arts from Rutgers University.

YEAR JOINED

2003

THOUGHT LEADERSHIP

Develop the Helpful Habits to Ward Off Litigation

Mount Laurel

Accountants' Professional Liability

June 1, 2023

Reprinted with permission from the Pennsylvania CPA Journal, a publication of the Pennsylvania Institute of Certified Public Accountants. Defense Digest, Vol. 29, No.

Develop the Helpful Habits to Ward Off Litigation

Mount Laurel Accountants' Professional Liability March 3, 2023

CLASSES/SEMINARS TAUGHT

Case Studies in Ethics for Engineers, American Water Works Association (AWWA) NJ Annual Conference, Atlantic City, NJ, March 23, 2023

Risk Strategy, Joint Meeting of the NJSPLS North Jersey Chapter and the Engineers and Surveyors Association of Bergen Passaic, May 2015

Forensic Accounting for Attorneys

Risk Strategies for Architects

Interpreting Indemnity Provisions in Contracts

Standardize Contracts: A Comparison of the American Institute of Architects (AIA) and the ConsensusDOCS

Key Concepts in Design Professional Ethics

Understanding and Complying with the American With Disabilities Act: Barrier Free Requirements

How can Design Professionals Reduce Delay Claims

Design Professional: Emerging Renewable Energy

PUBLISHED WORKS

"Develop the Helpful Habits to Ward Off Litigation," Pennsylvania CPA Journal, Spring 2023

"Putting the Teeth Back in the Affidavit of Merit Statute," Defense Digest, Vol. 15, No. 2, June 2009

SIGNIFICANT REPRESENTATIVE MATTERS

Summary judgment granted for defendant is surveying malpractice matter. Reaffirmed on appeal to Appellate Court. Defendant found not to be liable for the plaintiff's \$850K claim for surveying damages.

Successfully extracted design professional defendant from a wrongful death matter by summary judgment motion. Client was alleged to have provided improper design and site supervision.

Successfully extracted general contractor defendant from litigation by summary judgment motion where a worker fell from a roof.

Received no cause verdict for a developer in a multiparty roof collapse litigation after a six-week trial. Successfully defended the manufacturer of a crane manufacturer in a wrongful death product liability claim where the plaintiff, the operator, was crushed in a collapse.

Obtained a summary judgment dismissal for an indemnification claim in excess of \$40 million.