

ADAM J. HUBER

ASSOCIATE



AREAS OF PRACTICE

Workers' Compensation

CONTACT INFO

(856) 675-3608
AJHuber@mdwgcg.com

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

ADMISSIONS

New Jersey
2015

Pennsylvania
2015

EDUCATION

Drexel University Thomas R. Kline
School of Law (J.D., 2015)

Rowan University (B.A., 2002)

HONORS & AWARDS

New Jersey Super Lawyer Rising
Star
2025

The Super Lawyers list is issued by Thomson Reuters. A description of the selection methodology can be found [here](#). No aspect of this advertisement has been approved by the Supreme Court of New Jersey.

YEAR JOINED

2017

OVERVIEW

Adam is a member of the Workers' Compensation Department and practices exclusively in the area of workers' compensation litigation.

Adam earned his undergraduate degree in History from Rowan University in 2002. Prior to law school, Adam served in the United States Navy, where he repaired avionics on helicopters and served a deployment on the maiden cruise for the aircraft carrier, USS George H.W. Bush, CVN-77. He was Honorably Discharged in August of 2012 and started law school later that month at Drexel University Thomas R. Kline School of Law. During law school, Adam interned for a judge in the Philadelphia Court of Common Pleas, for the Philadelphia District Office of Counsel for the United States Army Corps of Engineers, and for a prominent Philadelphia law firm. He earned his *juris doctor* in May of 2015.

Prior to joining Marshall Dennehey, Adam served as law clerk to the Honorable Steven J. Polansky, J.S.C., of the Superior Court of New Jersey, Criminal Division, in the Camden Vicinage. He also worked for a private firm in Philadelphia.

Adam is licensed to practice in New Jersey and Pennsylvania.

THOUGHT LEADERSHIP

Marshall Dennehey Announces 2025 New Jersey Super Lawyers and Rising Stars

March 20, 2025

Five attorneys from Marshall Dennehey's Mount Laurel and Roseland, New Jersey offices have been selected to the 2025 edition of New Jersey Super Lawyers magazine.

[Read More](#)

Waiting on a Workers' Compensation Lien Reimbursement in New Jersey? You May Have to Wait a Little Longer. Section 40 and the Timeline for Satisfaction

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Workers' Compensation

June 1, 2024

Key Points: Defense Digest, Vol. 30, No.

New Jersey Supreme Court finds insurance broker has duty to provide notice to LLC members of workers' compensation coverage options.

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February 1, 2023

The New Jersey Supreme Court held that an insurance broker has a non-waivable duty to an LLC to provide notice that workers' compensation coverage is available to members of the LLC who can actively perform services on behalf of the LLC but only if they are actively performing services on behalf of the LLC. *What's Hot in Workers' Comp*, Vol. 27, No.

Who Are We Defending? Conflicts and the Rules of Professional Conduct in New Jersey Workers' Compensation Cases

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December 1, 2022

Defense Digest, Vol.

Party Time! Revisiting a Company's Concerns During Social Activity Events

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September 1, 2021

Defense Digest, Vol. 27, No.

PUBLISHED WORKS

"Who Are We Defending? Conflicts and the Rules of Professional Conduct in New Jersey Workers' Compensation Cases," *Defense Digest*, Vol. 28, No. 12, December 2022

"Party Time! Revisiting a Company's Concerns During Social Activity Events," *Defense Digest*, Vol. 27, No. 4, September 2021

MILITARY SERVICE

United States Navy, November 2007-August 2012

RESULTS

Two Medical Provider Applications Dismissed with Prejudice

Workers' Compensation

September 2, 2023

We successfully obtained orders for dismissal with prejudice on two Medical Provider Applications. Two separate New Jersey medical providers alleged they were entitled to additional money for medical treatment provided in New Jersey to a New Jersey resident.

Claim dismissed over alleged COVID-19 permanent disability.

Workers' Compensation

December 2, 2021

Our attorneys were successful in obtaining an order for dismissal in the Mount Holly, New Jersey Workers' Compensation court. In his claim petition, the petitioner alleged permanent disability as a result of contracting COVID-19 while working for the insured. He alleged that while working as an auto hauler he was exposed to COVID-19, which resulted in a permanent pulmonary disability. The defense argued to the judge that the petitioner's discovery failed to provide sufficient proof and evidence supporting that the petitioner had COVID-19 or that, if he did, it was "related to his job."