White and Williams LLP has the oldest and one of the largest subrogation practices in the nation, with 27 lawyers and 9 law clerks/paralegals. Lawyers in the subrogation department practice throughout the United States and provide 24/7 access for assignments. The department offers an aggressive early intervention program, utilizing a vast network of screened experts and consultants and covering a wide variety of subrogation-related disciplines. 2018 marked the first year where the subrogation department received new referrals in all fifty states.

The subrogation department handles, among other things, high-profile commercial property, inland marine, cargo and construction defect losses as well as losses associated with high net worth residential homes. From case referral through the end of each case, our lawyers work with our insurance and self-insured clients to develop cost-effective strategies for identifying and pursuing subrogation targets. Our lawyers provide timely and thoughtful reports and pride themselves on being responsive to our clients’ inquiries.

In addition to handling large-dollar losses, the department has experienced lawyers focusing on mid-level and arbitration losses involving appliance, chimney and electrical malfunctions as well as pipe failures and other failures common in both commercial and personal lines cases. The department also has a special program for smaller water loss cases, offering our customers reduced expert rates and a cost-effective way to handle cases that qualify for the program.

Partners in the subrogation department are members of the National Association of Subrogation Professionals (NASP), Property Loss Research Bureau (PLRB) and Loss Executives Association (LEA). Our partners are frequent speakers at national conferences on subrogation and litigation related topics for these organizations.

VALUE-ADDED SERVICES

Most subrogation cases are handled on a contingent-fee basis. As an added-value service, we offer our clients closed file reviews and in-house training seminars upon request. We also maintain a policy of providing courtesy “brain
represent clients across a wide array of disciplines

As part of our effort to provide outstanding customer service, the subrogation department provides a quarterly report summarizing each client’s pending cases. The department also offers periodic, comprehensive, in-person reviews of each client's pending cases at the client’s locale or in our offices. In addition, in recognition of our clients’ concerns for securing cost-effective subrogation returns, we track and periodically review expenses for each file to provide a cost-benefit analysis for each case.

As part of our value-added services, we also maintain State-by-State Research Charts on Subrogation-Related Topics.

The subrogation department has the advantage of access to many other professionals within our 200+ lawyer firm. Our lawyers practice in areas such as environmental law, construction defect litigation, bankruptcy, financing, legal malpractice, class action litigation and other fields. When needed, lawyers from other practice areas are enlisted to assist on subrogation cases as part of the litigation team, or on a consulting basis. Their services, when necessary, are typically included in the services covered under the contingent fee agreement applicable to the case.

**Representative Matters**

- Litigated subrogation claims in losses as high as $70 million arising from fires in large commercial properties and residences
- Achieved successful resolution of a multi-million dollar claim in Maryland state court regarding negligent maintenance of a wooden railing that resulted in a traumatic brain injury to a worker who fell and struck his head on the stone pool deck below
- Litigated multi-million dollar subrogation claims arising from water losses
- Obtained a $1.45 million recovery from a plumbing contractor for a water loss occurring at an apartment complex in Pittsburgh, PA
- Handled several multi-million dollar losses involving train derailments in Pennsylvania, Maryland and Virginia
- At pre-suit mediation, favorably resolved a $2 million sprinkler malfunction loss in New Jersey occurring in a newly constructed university library
• Litigated a $1.9 million subrogation claim arising from a residential fire involving a gas leak in Delaware
• Litigated a $3 million subrogation claim arising from dock collapse in New York
• Worked with an insurer to recover damages arising from contaminated, misbranded food (spices) containing allergens, work that included an analysis of complex and detailed financial records
• Handled numerous fidelity subrogation matters including multi-million dollar matters in Pennsylvania and Florida
• Partnered with an insurer to investigate claimed property damage losses associated with computer virus attacks
• Litigated a $2 million subrogation claim arising from collapse of television station transmission tower in Pennsylvania
• Litigated a $1.9 million subrogation claim arising from roof failure in Delaware
• Negotiated a settlement in excess of $1 million dollars in a complex products liability case filed in Pennsylvania Federal Court against an agricultural manufacturer for injuries involving an arm amputation while operating 40-year old farm equipment
• Successfully litigated and resolved a $1 million water damage loss in Massachusetts involving recently installed HVAC equipment in a bio-medical facility
• Negotiated a settlement of $750,000 dollars in a products liability case filed in Pennsylvania against the supplier of a laundry press for injuries involving significant third-degree burns sustained when press closed down on top of the operator

Stay Current
The Subrogation Strategist

News
Congratulations 2019 DE, NJ and PA Super Lawyers and Rising Stars
May 16, 2019

Chris Konzelmann Serves as Co-Chair of NASP 2019 Subrogation Litigation: Skills & Management Conference
March 28, 2019

Congratulations 2018 DE, MA, NJ, NY and PA Super Lawyers and Rising Stars
October 18, 2018

White and Williams Announces Lawyer Promotions
January 4, 2018

Congratulations 2017 DE, MA, NJ, NY and PA Super Lawyers and Rising Stars
November 11, 2017

Congratulations 2016 DE, MA, NJ, NY and PA Super Lawyers and Rising Stars
October 18, 2016
White and Williams Participates in American Red Cross "No More Fire Deaths" Campaign
October 10, 2016

White and Williams Announces the Election of Five Lawyers to the Partnership and the Promotion of Five Associates to Counsel
January 14, 2016

Congratulations 2015 DE, MA, NJ, NY and PA Super Lawyers and Rising Stars
October 21, 2015

Partner Chris Konzelmann Recognized as Moorestown, NJ Hometown Hero for Service as a Volunteer Firefighter
April 2, 2014

White and Williams Listed by A.M. Best for over 50 Years
February 12, 2014

White and Williams LLP Announces Lawyer Promotions
January 31, 2014

White and Williams LLP Receives AM Best's "Recommended Insurance Attorneys" Badge Again
February 11, 2013

Joe Kuffler Named Honorary Consul for Denmark in Eastern PA Region
November 20, 2012

Three Lawyers Elevated to Counsel
January 6, 2012

Eight Lawyers Admitted to U.S. District Court for Eastern District of PA
November 15, 2011

White and Williams Adds Five New Lawyers During Summer
September 2011

Publications

California Clarifies Its Inverse Condemnation Standard
The Subrogation Strategist | October 8, 2019

Crisis Averted: Why Having An Attorney At Inspections Can Avoid Catastrophes
Subrogator Magazine | Fall/Winter 2019

Careless Smoking Causation Defense Goes Up in Smoke in Connecticut
The Subrogation Strategist | September 19, 2019

“Slow and Steady Doesn’t Always Win the Race” – Applicability of a Statute of Repose on Indemnity/Contribution Claims in New Hampshire
The Subrogation Strategist | September 12, 2019
Connecting With the Modern Juror – Communication Strategies in the Age of Information
*CLM Magazine* | September 2019

Amazon Loses – It Is a Seller Under Wisconsin’s Products Liability Law
*The Subrogation Strategist* | September 6, 2019

Ohio Court Measures the Damage to a Computer Network by Its Value to the Owner, Not Its Fair Market Value
*The Subrogation Strategist* | August 21, 2019

In Indiana, Component Manufacturers Have a Limited Duty to Equip Products with Safety Features
*The Subrogation Strategist* | August 12, 2019

Superior Court Addresses Whether the Plaintiff Is the “Master of the Claim” in Post-Tincher Decision
*The Subrogation Strategist* | August 7, 2019

Florida Adopts Daubert Standard for Expert Testimony
*The Subrogation Strategist* | July 15, 2019

Wisconsin Supreme Court Holds that Subrogation Waiver Does Notviolate Statute Prohibiting Limitation on Tort Liability in Construction Contracts
*The Subrogation Strategist* | July 12, 2019

Texas Walks the Line on When the Duty to Preserve Evidence at a Fire Scene Arises
*The Subrogation Strategist* | July 10, 2019

Third Circuit Holds Amazon Liable As a Product Seller – Communications Decency Act Not Applicable to Sale and Distribution Strict Liability Claims
*The Subrogation Strategist* | July 8, 2019

New York Court Takes the Bite Out of a Food Manufacturer’s Request for Destructive Testing
*The Subrogation Strategist* | July 2, 2019

“I Didn’t Sign That!” – Applicability of Waivers of Subrogation to Non-Signatory Third Parties
*The Subrogation Strategist* | June 27, 2019

Arizona Purchaser Dwelling Actions Are Subject to a New Construction
*The Subrogation Strategist* | June 11, 2019

New York Court Holds That the “Lesser of Two” Doctrine Limits Recoverable Damages in Subrogation Actions
*The Subrogation Strategist* | June 11, 2019

Property Owner’s Defense Goes Up in Smoke in Careless Smoking Case
*The Subrogation Strategist* | June 11, 2019

Insurers Subrogating in Arkansas Must Expel Energy to Prove That Their Insureds Have Been Made Whole
*The Subrogation Strategist* | May 20, 2019
Game of Rooms – Strategies for Conquering Your Next Mediation  
*CLM Magazine* | May 2019

When an Insurer Proceeds as Subrogee, Defendants Cannot Assert Contribution Claims Against the Insured  
*The Subrogation Strategist* | May 14, 2019

Washington Court Tunnels Deeper Into the Discovery Rule  
*The Subrogation Strategist* | May 10, 2019

California Court Invokes Equity to Stretch Anti-Subrogation Rule Principles  
*Subrogation Strategist* | May 2, 2019

Privileged Communications With a Testifying Client/Expert  
*The Subrogation Strategist* | April 30, 2019

St. Bernard Parish: Federal Circuit Washes Away Takings Clause Claims Arising from Hurricane Katrina  
*Subrogator* | Spring/Summer 2019

Arbitration: For Whom the Statute of Limitations Does Not Toll in Pennsylvania  
*The Subrogation Strategist* | April 5, 2019

Fire Loss Subrogation Counsel and Origin and Cause Consultants Must Work Together in Responding to Opinion Admissibility Challenges  
*The Subrogation Strategist* | April 5, 2019

New Jersey Court Washes Away Insurer’s Waiver of Subrogation Arguments  
*The Subrogation Strategist* | April 5, 2019

Fire Consultants Cannot Base Opinions on Speculation  
*The Subrogation Strategist* | April 3, 2019

Tenants Who Negligently Cause Fires in Florida Beware: You May Be Liable to the Landlord’s Insurer  
*The Subrogation Strategist* | March 27, 2019

Minnesota “Fryes” the Difference Between Novel Scientific Theory and Novel Science  
*The Subrogation Strategist* | March 25, 2019

Texas Court of Appeals Strictly Enforces Certificate of Merit Requirements for Claims Against Professionals  
*The Subrogation Strategist* | March 18, 2019

District Court of Missouri Limits Whining About the Scope of Waiver of Subrogation Clauses in Wine Storage Agreements  
*The Subrogation Strategist* | March 8, 2019

Rhode Island Examines a Property Owner’s Intended Beneficiary Status and the Economic Loss Doctrine in the Context of a Construction Contract  
*The Subrogation Strategist* | March 8, 2019
New Hampshire’s Statute of Repose for Improvements to Real Property Does Not Apply to Product Manufacturers
*The Subrogation Strategist* | March 5, 2019

Indiana Court of Appeals Holds That Lease Terms Bar Landlord’s Carrier From Subrogating Against Commercial Tenant
*The Subrogation Strategist* | February 22, 2019

South Carolina Clarifies the Accrual Date for Its Statute of Repose
*The Subrogation Strategist* | February 13, 2019

In New Jersey, Workers’ Compensation Liens Are No Longer Subject to the Verbal Threshold
*The Subrogation Strategist* | January 25, 2019

Minnesota Reaffirms Statutory Anti-Subrogation Rule
*The Subrogation Strategist* | January 22, 2019

California Court of Appeals Holds Subrogating Carrier Cannot Assert Claims of Its Suspended Insured
*The Subrogation Strategist* | January 17, 2019

Illinois Supreme Court Holds That the Implied Warranty of Habitability Does Not Extend to Subcontractors
*The Subrogation Strategist* | January 17, 2019

California Court of Appeal Holds That the Right to Repair Act Prohibits Class Actions Against Manufacturers of Products Completely Manufactured Offsite
*The Subrogation Strategist* | January 10, 2019

In Massachusetts, the Statute of Repose Applies to Consumer Protection Claims Against Building Contractors
*The Subrogation Strategist* | January 4, 2019

Florida Decides Against Adopting *Daubert*
*The Subrogation Strategist* | December 12, 2018

Wisconsin Court of Appeals Holds Economic Loss Doctrine Applies to Damage to Other Property If It Was a Foreseeable Result of Disappointed Contractual Expectations
*The Subrogation Strategist* | December 4, 2018

“Bad Kamara/Good Karma” — Life After *Hartford v. Kamara*
*The Subrogation Strategist* | November 29, 2018

Ohio Rejects the Majority Trend and Finds No Liability Coverage for a Subcontractor’s Faulty Work
*The Subrogation Strategist* | November 27, 2018

Strategies for Conquering Your Next Mediation
*Subrogator Magazine* | Fall/Winter 2018

Florida Court of Appeals Holds Underlying Tort Case Must Resolve Before Third-Party Spoliation Action Can Be Litigated
*The Subrogation Strategist* | November 15, 2018
A Tort Claim Is Not a Debt Within the Meaning of the Colorado’s Fair Debt Collection Practices Act
*The Subrogation Strategist* | November 7, 2018

Florida’s Fourth District Appeals Court Clarifies What Actions Satisfy Florida’s Construction Defect Statute of Repose
*The Subrogation Strategist* | October 29, 2018

Courts Favor Arbitration in Two Recent Construction Dispute Cases
*The Subrogation Strategist* | October 23, 2018

California Supreme Court Holds That Evidence of Industry Custom and Practice May Be Admissible in a Design Defect, Strict Product Liability Case
*The Subrogation Strategist* | October 1, 2018

Georgia Court of Appeals Holds Lay Witness Can Provide Opinion Testimony on the Value of a Property If the Witness Had an Opportunity to Form a Reasoned Opinion
*The Subrogation Strategist* | September 4, 2018

Carmack Amendment Loss Claims Should Indicate a Specified or Determinable Amount of Money
*The Subrogation Strategist* | August 29, 2018

Rhode Island District Court Dismisses Plaintiff’s Case for Spoliation Due to Potential Unfair Prejudice to Defendant
*The Subrogation Strategist* | August 13, 2018

Utah’s Highest Court Holds That Plaintiffs Must Properly Commence an Action to Rely on the Relation-Back Doctrine to Overcome the Statute of Repose
*The Subrogation Strategist* | August 7, 2018

New York Federal Court Holds That the Montreal Convention Does Not Allow a Party to Recover Inspection Costs Where Cargo Suffers No Physical Damage
*The Subrogation Strategist* | July 30, 2018

Supreme Court of Kentucky Holds Plaintiff Can Recover for Stigma Damages in Addition to Repair Costs Resulting From Property Damage
*The Subrogation Strategist* | July 23, 2018

Supreme Court of Idaho Rules That Substantial Compliance With the Notice and Opportunity to Repair Act Suffices to Bring Suit
*The Subrogation Strategist* | July 10, 2018

Tennessee Court of Appeals Holds Defendant Has the Burden of Offering Alternative Measure of Damages to Prove that Plaintiff’s Measure of Damages is Unreasonable
*The Subrogation Strategist* | July 5, 2018

Northern District of Mississippi Finds That Non-Work Property Damages Are Not Subject to AIA’s Waiver of Subrogation Clause
*The Subrogation Strategist* | June 27, 2018
Pennsylvania Supreme Court Declares Future Credit on Medical Benefits Dead
*The Subrogation Strategist* | June 25, 2018

Minnesota Clarifies the “Machinery/Equipment” Exception to the Statute of Repose for Improvements to Real Property and Adopts Test for Establishing a Post-Sale Duty to Warn
*The Subrogation Strategist* | June 15, 2018

Florida Extends Filing Time for Claims Subject to the Statute of Repose
*The Subrogation Strategist* | June 6, 2018

Connecticut Supreme Court Holds That Landlord’s Insurer Can Pursue Equitable Subrogation If Lease Requires Tenant Have Insurance and Holds Tenant Responsible for Damage
*The Subrogation Strategist* | May 8, 2018

Texas Court of Appeals Confirms That, in Order to “Bring Suit” Within the Statute of Limitations Period, a Plaintiff Must Exercise Due Diligence to Serve the Complaint
*The Subrogation Strategist* | May 8, 2018

Deconstructing Construction Claims: Issues to Consider When Handling Construction Defect Subrogation
*CLM Magazine* | May 2018

Holding Amazon Accountable: The Indecency of the Communications Decency Act Defense
*Subrogator* | Spring 2018

New York’s Court of Appeals Clarifies the Burden of Proof in Summary Judgment Cases
*The Subrogation Strategist* | April 16, 2018

Supreme Court Holds That the Tolling Statute Applicable to State Law Claims Subject to Federal Supplemental Jurisdiction Stops the Statute of Limitations Rather Than According Plaintiffs a Grace Period
*The Subrogation Strategist* | April 11, 2018

Florida Court of Appeals Clarifies How the Statute Governing Indemnification Provisions in Construction Contracts Applies
*The Subrogation Strategist* | March 20, 2018

Finding Plaintiff Intentionally Spoliated Evidence, the Northern District of Indiana Imposes Sanctions
*The Subrogation Strategist* | March 6, 2018

Utah’s Supreme Court Addresses When an Insurer Can, Despite the Made Whole Doctrine, Proceed in Its Own Name
*The Subrogation Strategist* | February 7, 2018

California’s Right to Repair Act Applies to Construction Defects Resulting in Either Economic Loss or Property Damage
*The Subrogation Strategist* | January 22, 2018

Supreme Court of Virginia Holds that Intentional Spoliation of Evidence is Required for an Adverse Inference Jury Instruction
*The Subrogation Strategist* | January 19, 2018
Colorado Requires Privity to Pursue Warranty of Suitability Claim Against Developer
*The Subrogation Strategist* | October 25, 2017

Texas Clarifies the Notice Requirements for Damages Resulting from Construction Defects
*The Subrogation Strategist* | October 19, 2017

Investigating MIC: An Overview for Subrogation Professionals Evaluating Losses from Microbiologically Influenced Corrosion in Sprinkler Systems
*Subrogator* | Fall 2017

Contract Terms Can Impact the Accrual Date For Florida’s Statute of Repose
*The Subrogation Strategist* | October 12, 2017

House Bill Clarifies Start Point for Florida’s Statute of Repose
*The Subrogation Strategist* | September 8, 2017

California Limits Indemnification Obligations of Design Professionals
*The Subrogation Strategist* | August 18, 2017

West Virginia Enacts "Innocent Seller" Legislation
*The Subrogation Strategist* | July 28, 2017

Beyond the Scope: In Some Jurisdictions, You May be Able to Argue that a Subrogation Waiver Clause Does Not Apply to Damaged Areas Outside the Scope of the Work in Construction Contracts
*Subrogator* | July 2017

Applying the Statute of Repose for Construction Claims, Colorado's Supreme Court Finds Third-Party Claims Timely-Filed
*The Subrogation Strategist* | June 2, 2017

In Ohio, When a Subrogating Insurer is the Plaintiff, Defendants Should not File Contribution or Indemnification Claims Against the Insured
*The Subrogation Strategist* | May 11, 2017

United States Court of Appeals for the Sixth Circuit Holds That Kentucky's Economic Loss Rule Does Not Apply to Consumer Transactions
*The Subrogation Strategist* | April 19, 2017

New York Appeals Court Rekindles the Spark
*The Subrogation Strategist* | March 3, 2017

New Jersey's Entire Controversy Doctrine: A Cautionary Tale for Insurers
*The Subrogation Strategist* | February 24, 2017

Avoiding Split Decisions: The Pitfalls of Proceeding Separately from the Insured
*Subrogator* | Winter 2017
Shall We Share: Balancing the Benefits of Joining Forces and the Risks of Potential Conflicts
*Subrogator* | Winter 2017

Colorado's Court of Appeals Considers How the Statute of Repose Applies in Multi-Contractor Cases
*The Subrogation Strategist* | December 28, 2016

Subrogating Security: The Importance of Protecting Private Data
*Subrogator* | Fall 2016

In Georgia, a Waiver of Subrogation Clause is not an Exculpatory Clause That Must be Prominently Displayed
*The Subrogation Strategist* | November 15, 2016

In New Mexico, There Can be More Than One Statute of Repose Accrual Date on Construction Projects
*The Subrogation Strategist* | November 15, 2016

Economic Loss Doctrine Bars Negligence Claim Against Building Company Owner, Individually
*The Subrogation Strategist* | October 20, 2016

Fire Causation: Spreading the Culpability
*Subrogator* | Spring 2016

Subrogating Products Liability Claims: A Law and Economics Analysis
*Subrogator* | Spring 2016

In Minnesota, a Tenant may, Depending on the Language of the Lease, be Liable to the Landlord for Property Damage to the Tenant's Apartment but not for Damage to the Rest of the Building
*The Subrogation Strategist* | June 2, 2016

Tennessee's Supreme Court Holds That Intentional Misconduct is not a Necessary Prerequisite for Spoliation Sanctions
*The Subrogation Strategist* | March 4, 2016

The Fourth Circuit Applies a Consequential Damages Exclusionary Clause and the Economic Loss Doctrine to Bar Claims by a Subrogating Insurer Seeking to Recover Over $19 Million in Damages
*The Subrogation Strategist* | February 8, 2016

Pennsylvania Superior Court Holds That the Bilt-Rite Exception to the Economic Loss Doctrine Does Not Require an Express Representation
*The Subrogation Strategist* | December 17, 2015

In Florida, Exculpatory Clauses Do Not Need Express Language Referring to the Exculpated Party's Negligence
*The Subrogation Strategist* | September 22, 2015

California Homeowners Can Release Future, Unknown Claims Against Builders
*The Subrogation Strategist* | June 3, 2015

Pennsylvania’s Supreme Court Clarifies Pennsylvania’s Strict Liability Standard
*The Subrogation Strategist* | January 15, 2015
Pennsylvania’s Supreme Court Limits The Scope Of A Builder’s Implied Warranty Of Habitability
*The Subrogation Strategist* | September 9, 2014

Michigan: Identifying and Exploiting the "Queen Exception" to No-Fault Subrogation

New York: The "Loss Transfer" Opportunity to Recover Otherwise Non-Recoverable First-Party Benefits

Insurer’s Failure To Give Notice Before Repairing Its Insured’s Home Bars The Insurer’s Subrogation Claim Under California’s Right To Repair Act
*The Subrogation Strategist* | April 24, 2014

Arkansas: Avoiding the "Made Whole" Doctrine Through Dépeçage

Application Of The Economic Loss Rule In Construction Cases In Washington Is A Fact Intensive Inquiry
*The Subrogation Strategist* | December 18, 2013

In Kansas, Policy, Not Privity, Dictates Whether The Economic Loss Doctrine Applies
*The Subrogation Strategist* | August 8, 2013

The Theoretical Possibility Of A Manufacturing Defect Does Not Foreclose The Use Of A Res Ipsa Theory
*The Subrogation Strategist* | May 9, 2013

Rhode Island Recognizes Limits to the Anti-Subrogation Rule
*The Subrogation Strategist* | February 8, 2013

Illinois Imposes Tough Standard for Pursuing Spoliation Claims
*Subrogation Alert* | November 20, 2012

Design Defect Claims in the Wake of *PLIVA, Inc. v. Mensing*
*American Bar Association Mass Torts Litigation Quarterly Newsletter* | Fall 2012

Colorado Court Holds That an Alarm Contract’s Limitation of Liability Clause Cannot Defeat a Willful or Wanton Breach of Contract Claim
*Subrogation Alert* | August 16, 2012

Gross Negligence Defeats a Limitation of Liability Clause but Not a Waiver of Subrogation Clause
*Subrogation Alert* | April 25, 2012

**Events**

Giving Stronger Deposition and Trial Testimony
IAAI - New Jersey Chapter (Atlantic City, NJ) | November 5, 2019
Best Practices for Effective Communications Between Carriers and Counsel: An Industry Panel Discussion on the Relationships and Issues that Lead to Successful Lien Recoveries
NASP Annual Conference, Washington, DC | October 29, 2019

How NFPA 921 and NFPA 1033 Can Make Or Break Your Fire Loss Subrogation Claim
NASP Annual Conference, Washington, DC | October 29, 2019

Butt Out! Subrogating Careless Smoking Fires
NASP Annual Conference, Washington, DC | October 28, 2019

In Order to Form a More Perfect Union – How to Utilize the Public Sector Investigation to Support Your Case
NASP Annual Conference, Washington, DC | October 28, 2019

No Stone Unturned: Finding Recovery When/Where You Didn’t Think To Look
NASP Annual Conference, Washington, DC | October 28, 2019

Unusual Checks and Balances – Proving Out-of-the-Ordinary Damage
NASP Annual Conference, Washington, DC | October 28, 2019

Workers’ Compensation Subrogation Federal Civil Practice – Tips and Real Case Study
NASP Annual Conference, Washington, DC | October 28, 2019

The Four Headed Monster – How to Satisfy all Four Elements of a Negligence Claim
NEFCO Fire Investigation Evidence Lab Facility (Rochester, NH) | September 19, 2019

Fire Spread – Beyond Origin and Cause
NASP Webinar | September 17, 2019

To a Reasonable Degree of Certainty – An Attorney’s Perspective on Effective (and Ineffective) Expert Support
NEFCO Fire Investigation Evidence Lab Facility (Blackwood, NJ) | September 11, 2019

Investigating and Litigating Fire Loss Claims for Subrogating Insurance Carriers
IAAI - Pennsylvania Chapter (State College, PA) | June 19, 2019

Site UnScene: Strategies for Claims Investigations with Challenging Site Requirements or Limited Evidence
Subrogation Social (Waltham, MA) | May 30, 2019

Game of Rooms – Strategies for Conquering Your Next Mediation
CLM Webinar | April 24, 2019

NASP 2019 Subrogation Litigation: Skills & Management Conference
NASP Spring Conference (Rancho Mirage, CA) | March 28, 2019

Game of Rooms - Strategies for Conquering Your Next Mediation
NASP Webinar | March 19, 2019

Giving Stronger Deposition and Trial Testimony
IAAI - Indiana Chapter (South Elgin, IL) | March 6, 2019
Podcast: Strategies for Conquering Your Next Mediation  
National Association of Subrogation Professionals | Fall 2018

D.O.T. Your I’s and Cross Your T’s: Maximizing Your Workers’ Compensation Subrogation Lien Recoveries in Transportation Industry Related Accidents  
NASP Annual Conference, Orlando, FL | November 13, 2018

Necessary Evil or Blessing in Disguise? How Working With Claimant’s Counsel Can Avoid Potential Reimbursement Hazards and Maximize Your Lien Recovery  
NASP Annual Conference, Orlando, FL | November 12, 2018

The Shield Surrounding Online Retailers: An Update on the Prime Strategies Utilized by Cyber Stores to Deflect Accountability  
NASP Annual Conference (Orlando, FL) | November 12, 2018

Effective Deposition and Trial Testimony  
International Association of Arson Investigators (Indianapolis, IN) | August 20, 2018

The Breaking Point: Managing Expenses with Low-Valued Subrogation Cases  
CLM Webinar Series | May 9, 2018

Expert Witness Courtroom Testimony Course  
International Association of Arson Investigators (IAAI) | April 18, 2018

Don’t Get Burned! The Causes And Effects Of Burn Injury Claims  
NASP Subrogation Litigation: Skills & Management Conference, New Orleans, LA | March 23, 2018

Standard of Care in Fire Loss Litigation  
NASP Subrogation Litigation: Skills & Management Conference (New Orleans, LA) | March 22, 2018

Identification of Critical Issues in the Early Stages of the Subrogation Investigation  
NEFCO Fire Investigations (Rochester, NH) | March 15, 2018

Fire Scene Safety, Preservation, and Relationships: Three Keys to a Safe and Successful Fire Investigation  
NASP Annual Conference (Austin, TX) | November 7, 2017

Y’all Come Back Now, Ya Hear? How to Best Leverage Evidence of Product Recalls In Your Product Liability Claims  
National Association of Subrogation Professionals, Annual Conference (Austin TX) | November 7, 2017

Missing in Action! What is the Reasonable Person?  
NASP Annual Conference, Austin, TX | November 6, 2017

Symbiotic Recovery Success: An Interactive Case Study To Max Out Your WC Subrogation Recoveries Through Effective Insurer And Counsel Collaboration  
NASP Annual Conference, Colorado Springs, CO | October 24, 2017
What Happens After Suppression?
Burlington County Fire Marshal’s Association (Westampton, NJ) | September 28, 2017

Litigating Fire Losses: What Origin and Cause Consultants Should Know
International Association of Arson Investigators (Ames, Iowa) | September 14, 2017

Depositions: Goals, Strategies, and Pitfalls
Live Burn to Learn (Coatesville, PA) | September 8, 2017

The Subrogation Landscape: What’s Changing
Property & Liability Resource Bureau, Central Regional Adjusters Conference (New Orleans, LA) | September 6-7, 2017

Dryer Fires, Cleaning Up On Subro
National Association of Subrogation Professionals, Webinar Series | July 2017

The Subrogation Landscape: What’s Changing
Property Loss Research Bureau Regional Conference (Riverside, CA) | June 2017

Live Burn to Learn
County of Bergen Department of Public Safety (Mahwah, NJ) | May 12, 2017

Multiple Employer Worksites: Overcoming the Challenges and Issues Presented
NASP Subrogation Litigation: Skills & Management Conference, Scottsdale, AZ | April 28, 2017

Emerging Trends in Water-Related Construction Defect Litigation
National Association of Subrogation Professionals – Subrogation Litigation Skills and Management Conference (Scottsdale, AZ) | April 27, 2017

Investigating and Litigating Fire Losses for Subrogated Insurance Carriers
International Association of Arson Investigators International Training Conference (Las Vegas, NV) | April 2017

Expert Witness Courtroom Testimony
International Association of Arson Investigators (Crofton, MD) | January 7, 2017

Giving Better Depositions
International Association of Arson Investigators – New Jersey Chapter (Sayreville, NJ) | October 12, 2016

Live Burn to Learn
Chester County Public Safety Training Facility (Coatesville, PA) | September 16, 2016

Expert Witness Courtroom Testimony
International Association of Arson Investigators (Crofton, MD) | September 7, 2016

The Clock is Ticking - Don't Get Burned by Statutes of Limitations/Repose
PLRB/NASP Subro Investigation for Adjusters Webinar Series | August 16, 2016

Evaluating Subrogation Claims Against Contractors
In-house Seminar | May 25, 2016
Recognition of Obstacles to Subrogation in the Development of Product Liability Cases  
Training Seminar for Client | May 2016

Don’t Let Negative Corpus Take The Spark Out Of Your Expert’s Causation Opinion  
National Association of Subrogation Professionals (Fort Lauderdale, FL) | April 7, 2016

Privilege in Subrogation and the Effective Development of Negligence and Breach of Contract Theories to Maximize Recovery Dollars  
Training Seminar for Client | February 2015

Structural Collapse and Subrogation Theories  
Training Seminar for Client | February 2015

Dryer Fires, Cleaning up on Subrogation  
National Association of Subrogation Professionals (Orlando, FL) | November 2014

How to Successfully Pursue Careless Smoking Fire Claims in Subrogation  
New England Continuing Education Seminar, hosted by Rimkus Consulting Group, Inc. (Boston, MA) | October 16, 2013

Proving a Product Malfunction Case  
10th Annual National Property Subrogation Strategies ExecuSummit (Uncasville, CT) | April 9-10

Subrogating the Slip and Fall Claim  
NASP Annual Conference (Las Vegas, NV) | November 12, 2012

The Legal and Engineering Aspects of Products Liability Claims  
NASP Annual Conference (Las Vegas, NV) | November 12, 2012

Workers’ Compensation Subrogation Recovery: Premises Liability  
Zenith Insurance Company | May 21, 2012

Worker’s Compensation Subrogation – Recovery Begins With You  
Cincinnati Insurance Company (Breezewood, PA) | May 1, 2012

Workers’ Compensation Subrogation Recovery: Negligence vs. Products Liability  
Zenith Insurance Company | April 23, 2012

Discovery and Privilege Issues in Worker’s Compensation Subrogation  
Sentry Insurance Company (Stevens Point, WI) | April 11, 2012

**Cases & Deals**

Subrogation Department Secures a Large Workers’ Compensation Lien Recovery on Short Notice

Subrogation Department Secures Favorable Settlement in a Water Loss Case
Subrogation Department Secures Pre-Suit Settlement
Seven-Figure Settlement Reached Against Spice Ingredient Supplier
Subrogation Department Defeats Statute of Repose-Based Motion for Summary Judgment
Firm Successfully Defends Against National Manufacturer’s Daubert Challenge to Expert Testimony
White and Williams Secures Seven-Figure Subrogation Settlement Following a Water Leak in a Residential Tower
$630,000 Lien Recovery Obtained Following Jury Trial
White and Williams Obtains Favorable Settlement in Electrical Fire Case
White And Williams Obtains Pre-Suit Settlement In Dehumidifier Fire Case
White and Williams Secures a Favorable Settlement in a Superstorm Sandy Case
White and Williams Sets Multi-Plaintiff Case Following Fire
$600,000 Jury Verdict Obtained in Federal Court in Boston
$300,000 Jury Verdict Obtained in Philadelphia City Hall
Seven-Figure Settlement Reached Against Electric Utility
Subrogation Attorneys Achieve Settlement in DC Metrorail Accident Case
Seven-Figure Settlement Secured Following a Dispositive Motion Based Upon Spoliation Allegations
Konzelmann Obtains $27.2 Million Settlement in Subrogation Case
PA Superior Court Issues Opinion that Increases Likelihood of Successful Recoveries from Electric Utilities
Subrogation Attorneys Secure Reversal on Appeal and Settle Case

Resources
State-by-State Research Charts on Subrogation-Related Topics