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Alan Arsenis defends multinational transportation companies, premium casinos, construction companies, third-party administrators, self-insured, and government entities against workers' compensation claims in New Jersey.

With almost 30 years of experience, Alan is well versed in advising clients on best practices for strategies to manage risk exposure. Alan seeks to avert litigation, but when necessary has successfully handled numerous trials including Second Injury Fund trials. He has appeared before New Jersey judges, state courts and agencies, and appellate panels representing companies of all sizes.

In his practice, Alan has handled Motions for Medical Treatment and Temporary Disability Benefits and Section 20 cases. Alan has also defended his clients against a variety of claims including physical injuries, stress claims, and mental health issues.

Alan has achieved a Distinguished Rating from Martindale-Hubbell. This is given to attorneys who have experience and are widely respected by their peers for their professional achievement and ethical standards. *For more information regarding methodology for this accolade, pursuant to New Jersey Lawyer Advertising guidance, please see here: <https://bit.ly/WGMartindaleHubbell>. No aspect of this advertisement has been approved by the Supreme Court.*

Experience

- ***Results may vary depending on your particular facts and legal circumstances.***
- Defended an occupational psychiatric/stress claim that was objectively substantiated and found to be related by our defense

Assistant

Kaitlin Riva
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kriva@wglaw.com

Industries

Gaming
Construction
Transportation
Food, Beverage & Hospitality

Practices

Workers' Compensation

Education

Seton Hall University School of Law, J.D., 1990
Temple University, B.S., 1986

Bar Admissions

New Jersey

Court Admissions

Supreme Court of Pennsylvania
Supreme Court of New Jersey
United States District Court for the District of New Jersey

Languages

Greek

expert. There was a voluminous amount of unauthorized treatment and lost wages, along with a state TDB lien and some future treatment needs. Alan convinced counsel that this petitioner would be jaded with a prior psychiatric disability on the employee's record, considering having an established career in the medical field and was able to close via Section 20.