

Oh Sh*%! Don't Be Fooled – OSHA has Little to do With Preventing Your Recovery in a Third-Party Product Liability Claim

2023 NASP Spring Conference 2.17.23

Findings of fault are not required to trigger workers' compensation payments. This low bar for compensability generally immunizes employers from suit; however, third-party defendants will always try to use OSHA to place blame on the employer. This presentation, given by Partner Brett N. Tishler, addresses the strategies employed by defendants to use OSHA as a shield to improperly blame employers to hide defective machine design and other product defect issues. Because employer fault varies in each jurisdiction, this presentation addresses these issues nationwide.

To learn more and register, click here.

KEY ATTORNEYS

Brett N. Tishler

PRACTICE AREAS

Subrogation