## AUTOMOBILE INSURANCE SUBROGATION: IN ALL 50 STATES

## COMPREHENSIVE NEW SUBROGATION BOOK NOW AVAILABLE!

## Chances Are It Will Answer Every Auto Subrogation Question You Will Ever Have!

It has been ten months in the making and the product of thousands of hours of research on the laws, procedures, and administrative regulations of 51 different jurisdictions - including all 50 states. The subrogation book to end all subrogation books is finally finished! It is now available and can be purchased through MWL's publisher, Juris Publishing, Inc., in New York.

Automobile Insurance Subrogation: In All 50 States is the most thorough, comprehensive, and ambitious anthology of subrogation-related legal information and insurance resources ever put to paper. It is the last and most anticipated of the subrogation trilogy, and a book which will serve as the "Bible" for any insurance company writing personal lines or commercial automobile insurance. The new book took more time to research and write than all of the other MWL subrogation books combined. It covers the nuts and bolts of automobile subrogation in all 50 states, thoroughly covering every topic imaginable, including PIP, Med Pay, UM/UIM, property claims, deductible reimbursement, no-fault subrogation, suspension of driver's licenses, and more. It surveys the laws of every state and provides descriptions of every type of automobile coverage imaginable, as well as the statutory, case law, and regulatory authority governing every aspect of automobile subrogation. The book universally covers issues which are indelibly interwoven into the business of automobile insurance, including a complete treatment of the laws of all 50 states and the District of Columbia relating to:

Basic and Statutory Subrogation Rights • Mandatory vs. Optional Insurance Coverage • No-Fault Laws • Personal Insurance Protection (PIP) • Mini-Torts and Loss Transfer Laws • Tort Limitations, Med Pay Coverage and Subrogation • Uninsured/Underinsured Motorist (UM/UIM) Coverage and Subrogation • Collision/Property Subrogation • Release of Tortfeasor by Insured • Made Whole Doctrine • Common Fund Doctrine • Economic Loss Doctrine • Accord and Satisfaction: Accepting Partial Payments from Tortfeasor • Deductible Recovery and Reimbursement • Collateral Source Rule • Contributory Negligence/Comparative Fault • Seat Belt Laws and Defenses • Rental Cars, Loaner Vehicles, and Test Drivers • Bailment/Parking Lot Liability • Negligent Entrustment • Facing Multiple Claims In Excess of Liability Policy Limits • Conflict of Laws/Interstate Subrogation • Recovery of Attorney's Fees and Costs • Statutes of Limitations • Arbitration of Auto Subrogation Claims • Suspending Driver's Licenses In All 50 States

It is a complete treatment -- A to Z -- of virtually every issue which the insurance claims or subrogation professional will face in the area of automobile insurance. It is like no legal treatise ever written and promises to be the most used reference in any insurance company. The myriad of subrogation topics addressed and receiving thorough treatment in this treatise were carefully selected by the author and affiliated local subrogation counsel in all 50 states over the past 28 years as the most frequently-asked-about areas of automobile insurance subrogation. Members of the National Association of Subrogation Professionals (NASP) may recall a recent flurry of list-serve e-mails regarding questions about suspending driver's licenses with and without judgments in various states. *Automobile Insurance Subrogation: In All 50 States* contains an entire chapter which details the laws, regulations, and even forms necessary when attempting to suspend a driver's license administratively and upon receipt of an unsatisfied civil judgment - providing once and for all a definitive resource in this confusing and often contradictory area of subrogation law. The book is 18 months in the making, and had to be edited several times during its writing to keep up with small changes in the law in several states. If the question has been asked about or inquired into on claims association or subrogation list-serves over the last three decades, it will find treatment and discussion in this book.

Even the confusing no-fault, PIP and Med Pay laws governing no-fault claims and subrogation in a number of states which have mandatory or add-on no-fault laws receive thorough treatment and lengthy discussion in easy-

to-understand language perfect for both lawyers and claims/subrogation professionals. It is the one-stop resource for auto subrogation, and it is truly unique. This book represents the only such compilation of automobile insurance subrogation laws in the industry. No longer do subrogation professionals have to search around on the internet or rely on outdated, incomplete, and inaccurate subrogation charts which are passed on from claims handler to claims handler like devalued subrogation currency. This book has it all - accuracy, thoroughness, understandability, and reliability. There is no other book, resource, or authority like it - anywhere. The price of the book will be recouped with even one small recovery which would not have been possible but for the information it contains. Multiply that by the many thousands of automobile subrogation or collection claims you handle annually and you'll realize that it is a subrogation tool no recovery professional can be without.

Matthiesen, Wickert & Lehrer, S.C. is very proud of the work which went into this book and looks forward to the feedback and symbiosis with the claims/recovery industry which has helped make its other subrogation resources the leaders in the industry. It is a symbol of the maturity and growth which has taken place within the insurance subrogation industry over the past two decades. The book is priced by Juris Publishing at \$395 and will be available in hard-copy and electronically online in a searchable format. You can obtain more information on this book and/or purchase the book from our publisher, Juris Publishing, Inc. by clicking by clicking HERE.