



WorkInjuryRights.com Addresses Rising Workers Compensation Claim Disputes in Miami

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WorkInjuryRights.com announced today that it is expanding its legal advocacy efforts to address the growing complexity of workers' compensation claims in Miami-Dade County, where more than 8,300 work-related injuries were recorded in a recent reporting year, the highest total of any county in Florida.

The firm's expansion comes as Florida Senate Bill 362, enacted in 2024, increased maximum physician reimbursement allowances within the workers' compensation system by approximately 50 percent, from 110 percent to 175 percent of Medicare rates. This change has raised the financial stakes on every individual claim and strengthened insurance carriers' incentive to dispute medical necessity, treatment scope, and injury causation.

"While Florida's workers' compensation rates decreased an average of 6.9 percent for 2026, individual claim severity continues rising as wages increase and medical utilization grows," said David Benn, Miami workers' compensation lawyer at Work Injury Rights. "The window between injury and the insurer's first contact is the

most critical period in a Miami workers' compensation claim. Workers who report injuries without legal guidance often make statements or sign documents that limit their benefits without realizing it."

Construction site falls, hospitality burns, and warehouse lifting injuries account for the majority of claims in Miami-Dade County, according to South Florida workers' compensation data. Falls from heights alone account for approximately 15 to 20 percent of serious workers' compensation injuries in South Florida, particularly in the construction sector, which consistently records the highest number of fatal and serious non-fatal workplace injuries statewide.

The average cost of a Florida workers' compensation claim has been recorded at just over \$30,000 in a recent year, a figure that continues to rise as medical utilization increases. For 2025, Florida's state maximum for temporary total disability wage replacement benefits is \$1,295 per week, calculated at two-thirds of the injured worker's average weekly wage, with benefits capped at 104 weeks absent a finding of permanent total disability.

Florida injured workers must report a workplace injury to their employer within 30 days of the incident to preserve eligibility for benefits. This deadline is one that insurance carriers monitor closely and use as a basis for denial when workers delay reporting due to fear of retaliation or unawareness of their rights.

The firm's attorneys, including several who previously represented insurance companies in workers' compensation claims, bring insider knowledge of insurer tactics to their representation of injured workers. This experience provides strategic advantages when challenging claim denials, negotiating settlements, and advocating for appropriate medical treatment.

As a WIR Miami workers' compensation lawyer network, the firm serves injured workers throughout Miami-Dade County and statewide, offering bilingual services in English and Spanish. The firm handles cases involving construction accidents, workplace falls, machinery injuries, hospitality injuries, warehouse injuries, occupational disease, repetitive stress injuries, and catastrophic workplace injuries.

Work Injury Rights is a Florida workers' compensation law firm founded in 2014 by Attorneys David Benn, William Haro, and Stacey Isaacs. The firm operates as Benn, Haro & Isaacs, PLLC and represents injured workers throughout Miami, Miami-Dade County, and statewide from offices in Miami, Coral Gables, Doral, Boca Raton, Coral Springs, Fort Lauderdale, Fort Myers, Orlando, Sunrise, and Tampa. The firm handles all cases on a contingency fee basis with no upfront costs and offers free case reviews in English and Spanish.

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For more information about WorkInjuryRights.com, contact the company here: WorkInjuryRights.com David
Benn 8644442062 info@workinjuryrights.com 701 Brickell Ave Suite 1550, Miami, FL 33131

WorkInjuryRights.com

*WorkInjuryRights.Com? is a team of Florida attorneys and staff that are dedicated to giving each client quality legal
service for worker's compensation claims.*

Website: <https://workinjuryrights.com>

Email: info@workinjuryrights.com

Phone: 8644442062

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