

## LeRoy L. Asher Jr.

### SERVICE AREAS

Litigation + Trial

- Construction Litigation
- Land Use/Zoning
- Litigation + Trial Practice Overview

### EDUCATION

- Wayne State University Law School, J.D.
- University of Michigan-Dearborn, B.A.

### BAR ADMISSIONS

- Michigan

### COURT ADMISSIONS

U.S. Court of Appeals

- Sixth Circuit

U.S. District Courts

- Eastern District of Michigan
- Western District of Michigan



### Principal

#### Detroit

150 West Jefferson  
Suite 2500  
Detroit, Michigan 48226

T: +1.313.496.8441

F: +1.313.496.8454

asher@millercanfield.com

LeRoy Asher Jr.'s practice focuses on real estate development and litigation with particular emphasis on land use and zoning matters, title insurance defense and construction disputes. He began his career as a trial attorney involved in complex commercial disputes, including real estate partnership disputes, commercial landlord tenant matters, franchise litigation and zoning and land use disputes. His practice evolved to focus primarily on zoning and land use matters, construction claims and construction lien litigation, boundary disputes and title insurance defense. LeRoy regularly appears before city, township, county and state agencies regarding real estate development projects and has litigated numerous zoning and land use cases to verdict. He has defended numerous commercial lenders in construction disputes of all types. He represents a number of national title insurance underwriters in all aspects of title insurance defense and has arbitrated numerous construction and real estate disputes.

*"Each case is different. I believe that one of my strengths is the ability to quickly analyze each case, develop the most cost effective solution for the client and then shape the case or negotiation in order to achieve the client's desired result."*

LeRoy L. Asher Jr.

### EXPERIENCE

LeRoy and his team defended a large shopping center developer in a dispute with a very litigious tenant, which had claimed damages of more than \$50 million. After a four-week trial, the court not only entered a verdict of no cause of action, but also ordered the tenant to vacate the shopping center.

LeRoy L. Asher Jr.

"The moment on the witness stand when the plaintiff's damages expert was surprised with the information that the business that he had used as a 'model' to prove plaintiff's damages had closed two weeks before our trial was priceless."