

## COREY K. SETTERLUND

SHAREHOLDER



### AREAS OF PRACTICE

Insurance Services – Coverage & Bad Faith  
Litigation  
Property Litigation

### CONTACT INFO

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### ADMISSIONS

Florida  
2011

U.S. District Court Southern  
District of Florida  
2011

U.S. District Court Northern District  
of Florida  
2020

U.S. District Court Middle District  
of Florida  
2021

### OVERVIEW

As a member of the firm's Professional Liability Department, Corey focuses her practice on representing and defending insurance companies in insurance coverage disputes and first-party property litigation.

Corey is a 2005 graduate of Florida Atlantic University where she received her bachelors' degree in History and Political Science. She received her *juris doctor* in 2011 from Nova Southeastern University's Shepard Broad Law Center. While in law school, Corey was a subscriptions and articles editor for the *ILSA Journal for International and Comparative Law*. She also interned at the Broward County Court Family Law division under Judge Melinda Kirsch-Brown.

Outside of the office, Corey is a passionate ultra marathon runner. In May 2019, she was the #1 overall female finisher and the second overall finisher in the Dunes 50 Miler, an off-road running race in Hobe Sound, Florida. The course includes hard-packed single track trails and several miles of rolling loose sugar sand dunes. Corey finished the 50-mile course in a little over 14 hours.

### EDUCATION

Nova Southeastern University,  
Shepard Broad Law Center (J.D.,  
2011)

Florida Atlantic University (B.A.,  
2005)

### HONORS & AWARDS

The Best Lawyers: Ones to  
Watch®, Insurance Law  
2022-2025

### YEAR JOINED

2016

## THOUGHT LEADERSHIP

**Trial court erred in entering final summary judgment as insurer was deprived of its entitlement to due process by not receiving proper notice and a reasonable amount of time to respond.**

**Jacksonville**  
**Insurance Services – Coverage & Bad Faith Litigation**  
**September 1, 2024**

This case involves the trial court entering a judgment that went outside the grounds of the requested summary judgment. Legal Update for Florida Coverage & Property Litigation – September 2024 is prepared by Marshall Dennehey to provide information on recent legal d

**Third District rules that an appraisal award constitutes a favorable resolution in a first-party action for benefits.**

**Jacksonville**  
**Property Litigation**  
**Insurance Services – Coverage & Bad Faith Litigation**  
**August 1, 2024**

During the underlying litigation, an appraisal award was entered, and the appellant moved to amend the complaint to add a bad faith action pursuant to Florida Statute § 624.155. The trial court denied this motion without explanation. Legal Update for Florida Coverage & Property Litigation – August 2024 is prepared by Marshall Dennehey to provide information on recent legal deve

**District Court finds that trial court’s order lacked specificity, stressing that when a party asserts privilege objections, the trial court must make specific findings to support the overruling of those objections.**

**Jacksonville**  
**Insurance Services – Coverage & Bad Faith Litigation**  
**Property Litigation**  
**July 1, 2024**

This case involved a roof repair performed by Apex Roofing and the insured having executed an Assignment of Benefits (AOB). The carrier issued payment, but Apex Roofing felt it was entitled to a larger payment. Legal Update for Florida Coverage & Property Litigation – July 2024 is prepared by Marshall Dennehey to provide information on recent legal develo

**Circuit Court of Appeals finds Fla. Stat. § 627.70132 does not require notice of a supplemental claim to include an estimate of damages.**

**Jacksonville**  
**Insurance Services – Coverage & Bad Faith Litigation**  
**Property Litigation**  
**June 1, 2024**

In this unpublished opinion, the Eleventh Circuit was presented with the issue of whether Florida Statute § 627.70132 required the insured’s notice of a supplemental claim to its insurance carrier include an estimate of damages. Legal Update for Florida Coverage & Property Litigation – June 2024 is prepared by Marshall Dennehey to provide information on recent legal develo

**Fifth District Court of Appeals overturned trial court’s dismissal of insured’s complaint as the policy’s loss payment provision included a provision for statutory interest.**

**Jacksonville**  
**Insurance Services – Coverage & Bad Faith Litigation**  
**May 1, 2024**

The insured suffered water damage caused by a overflowing sink. State Farm covered the loss, and the parties participated in the appraisal process. Legal Update for Florida Coverage & Property Litigation – May 2024 is prepared by Marshall Dennehey to provide information on recent legal develop

## **PUBLISHED WORKS**

"Florida's New Property Insurance Statute Changes Entitlement to Attorney's Fees and Costs in First Party Homeowner's Insurance Cases," *Defense Digest*, Vol. 27, No. 5, December 2021

"Help for Florida Insurers Drowning in Water Damage Claims," *Insurance Journal*, Florida Edition, November 2019

"Scope! Scope! Scope! *Diaz v. Florida Peninsula Insurance Company* and Its Effect on the Insurer's Option to Repair," *Defense Digest*, Vol. 23, No. 3, September 2017