

# **BRIAN T. BYRNE**

ASSOCIATE



## ADMISSIONS

New Jersey 2017

U.S. District Court District of New Jersey 2018

## **EDUCATION**

Pace University School of Law (J.D., magna cum laude, 2016)

Seton Hall University (B.A., magna cum laude, 2012)

#### YEAR JOINED

2018

## AREAS OF PRACTICE

General Liability Automobile Liability Property Litigation

#### **CONTACT INFO**

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## **OVERVIEW**

Brian is a member of the Casualty Department and focuses his practice primarily on auto and premises liability. He graduated from Seton Hall University with a B.A. in Political Science. Subsequently, Brian earned his J.D. from Pace University School of Law in 2016.

During law school, Brian was a member of the Pace Law Review and competed in the Prince Evidence Moot Court Competition. Brian also interned with the Morris County Prosecutor's Office and completed a judicial externship with the Honorable Vincent L. Briccetti, a U.S. District Court judge in the Southern District of New York.

Following law school, Brian served as a law clerk to the Honorable Charles E. Powers, Jr., J.S.C. in the Bergen County Superior Court, Civil Division. Prior to joining Marshall Dennehey, Brian was an associate at a general practice law firm where he focused primarily on defending public entities under the New Jersey Tort Claims Act as well as employment litigation matters.

## THOUGHT LEADERSHIP

In a Clash Between Public Policy and Statutory Interpretation, the Appellate Division Rules the Negligence Claim of an Allegedly Intoxicated Motorist Is Not Barred

Roseland Automobile Liability Hospitality & Liquor Liability Trucking & Transportation Liability September 1, 2023 Key Points: Defense Digest, Vol. 29, No.

#### **PUBLISHED WORKS**

"In a Clash Between Public Policy and Statutory Interpretation, the Appellate Division Rules the Negligence Claim of an Allegedly Intoxicated Motorist Is Not Barred," *Defense Digest*, Vol. 29, No. 3, September 2023

"Lost in a Maze of Character Evidence: How the Federal Courts Lack a Cohesive Approach in Applying Federal Rule of Evidence 404(b) in Drug Distrubtion Cases," 36 PACE L. REV. 624 (2016)