

DANIELLE N. ROBINSON

SHAREHOLDER



AREAS OF PRACTICE

Miscellaneous Professional Liability
Insurance Services – Coverage & Bad Faith
Litigation

CONTACT INFO

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ADMISSIONS

Florida
2005

U.S. District Court Southern
District of Florida

EDUCATION

St. Thomas University School of
Law (J.D., 2005)

Florida State University (B.S.,
2002)

OVERVIEW

Danielle Robinson is a shareholder in the firm's Professional Liability Department. She focuses her practice on the defense of insurance carrier clients in matters involving coverage issues and alleged bad faith actions. Many of these coverage disputes are derived from claims involving windstorm, sinkhole, fire, mold, theft and water losses. Additionally, she represents automobile manufacturers in lemon law and warranty litigation. She defends these companies in breach of express warranty, breach of implied warranty, Florida Deceptive and Unfair Trade Practices Act, and rescission lawsuits in Florida and United States federal courts from pre-suit through trial. Danielle has also handled several appeals for her clients involving issues in civil defense and litigation.

Danielle is a 2002 graduate of Florida State University and earned her J.D. from St. Thomas University School of Law in 2005. She is admitted to practice in Florida, as well as the United States District Court for the Southern and Middle Districts of Florida.

HONORS & AWARDS

AV® Preeminent™ by Martindale-
Hubbell®

South Florida Legal Guide, Up &
Comer, Insurance Litigation
Defense, 2019-2021

Florida Super Lawyers Rising Star-
Insurance Coverage and Civil
Litigation Defense
2014-2015

ASSOCIATIONS & MEMBERSHIPS

Bankruptcy Bar Association,
Young Lawyers Division

Miami-Dade County Bar
Association

YEAR JOINED

2012

THOUGHT LEADERSHIP

First District Court of Appeal finds setoff is appropriate in an underinsured motorist claim when the tortfeasor's liability coverage is available to an injured plaintiff, even when no benefits have been paid.

Fort Lauderdale
Insurance Services – Coverage & Bad Faith Litigation
Property Litigation
July 1, 2024

The plaintiff had been involved in a vehicle accident and pursued a claim with the tortfeasor motorist's liability insurance, with limits of \$25,000.00, but later abandoned the claim. Legal Update for Florida Coverage & Property Litigation – July 2024 is prepared by Marshall Dennehey to provide information on recent legal developo

Appellate court affirms ruling a sworn proof of loss and estimate related to later claim was inadmissible as hearsay and irrelevant.

Fort Lauderdale
Insurance Services – Coverage & Bad Faith Litigation
Property Litigation
June 1, 2024

The insured reported a claim to Universal Casualty & Property Insurance Company in February 2016 for water damage from a roof leak, allegedly occurring in January 2016. Legal Update for Florida Coverage & Property Litigation – June 2024 is prepared by Marshall Dennehey to provide information on recent legal developo

Court rules the more reasonable interpretation of the term “hurricane occurrence” is the loss had to have been caused by the hurricane.

Fort Lauderdale
Insurance Services – Coverage & Bad Faith Litigation
May 1, 2024

Florida Farm Bureau General Insurance Company (Farm Bureau) appealed an order granting summary judgment in favor of the plaintiffs, Richard and Nancy Jones. Legal Update for Florida Coverage & Property Litigation – May 2024 is prepared by Marshall Dennehey to provide information on recent legal developo

Decision Requiring Strict Compliance with §627.7152 Provides Insurance Carriers With Another Tool to Combat Litigation of Assignment of Benefit Claims

Fort Lauderdale
Tampa
Insurance Services – Coverage & Bad Faith Litigation
December 1, 2022
Defense Digest, Vol.

Marshall Dennehey Announces 2018 Shareholder Class

January 3, 2018

Marshall Dennehey Warner Coleman & Goggin announced today that 14 associates and one special counsel have been elevated to shareholder, with 60 percent of the new shareholder class comprised of women.

[Read More](#)

CLASSES/SEMINARS TAUGHT

Mediation and Pre-Suit Claims Handling – Best Practices, Client Seminar, August 2016

Insurance Coverage and Bad-Faith Insurance Issues Under Florida Law, Marshall Dennehey Florida Claims Symposium - *The Best Defense is a Good Offense*, Orlando, FL, September 17, 2014

PUBLISHED WORKS

"Decision Requiring Strict Compliance with § 627.7152 Provides Insurance Carriers with Another Tool to Combat Litigation of Assignment of Benefit Claims," *Defense Digest*, Vol. 28, No. 12, December 2022

"Enforceability of Proposals for Settlement in Actions Requesting Declaratory Relief," *Defense Digest*, Vol. 22, No. 4, December 2016

RESULTS

Summary judgment achieved in first-party coverage lawsuit.

Insurance Services – Coverage & Bad Faith Litigation

November 1, 2022

We won summary judgment in the U.S.D.C. for the Middle District of Florida in a first-party coverage case challenging the prompt notice of an insurance claim. The plaintiff alleged extensive damage to the insured premises, including the alleged need to tear out and access the cast iron plumbing for its full replacement following a toilet overflow at the property. The plaintiff failed to report the loss for 20 months following the alleged date of loss.

Insurance Coverage Case Dismissed

Insurance Services – Coverage & Bad Faith Litigation

August 25, 2016

In an insurance coverage and bad faith case, Marshall Dennehey attorneys obtained a dismissal of a declaratory judgment action seeking \$750,000 in business income damages. The court granted the motion to dismiss, agreeing with the defendant's argument that the loss was not covered pursuant to a sewer water exclusion contained in the insurance policy. The plaintiff argued the sewer water exclusion did not apply to the business income coverage.

No Breach of Umbrella Policy in this Insurance Coverage Case

Insurance Services – Coverage & Bad Faith Litigation

April 21, 2016

Obtained final summary judgment in favor of a major insurance carrier. The plaintiffs filed suit for breach of an umbrella policy after their claim for \$1 million in uninsured motorist benefits was denied because the plaintiffs failed to maintain the required underlying auto insurance.