

CATHERINE NORRIS

ASSOCIATE



AREAS OF PRACTICE

Automobile Liability
Premises & Retail Liability
Trucking & Transportation Liability
Rideshare Liability
General Liability

CONTACT INFO

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Landmark Center One
315 E. Robinson Street, Suite 550
Orlando, FL 32801

ADMISSIONS

Florida
2017

EDUCATION

University of Florida Levin College
of Law (J.D., cum laude, 2017)

University of Florida (B.A., cum
laude, 2013)

ASSOCIATIONS & MEMBERSHIPS

Florida Bar Association

Orange County Bar Association,
Young Lawyers Division

YEAR JOINED

2019

OVERVIEW

Catherine is a member of the Casualty Department at Marshall Dennehey with a focus on premises liability and automobile negligence matters. Catherine regularly represents matters on behalf of national and local retailers in the hospitality industry. She also handles automobile matters involving personal injury on behalf of commercial, trucking, ride-share, and individual clients.

Prior to joining Marshall Dennehey, Catherine was an associate at a large Florida-based insurance defense law firm, where she defended clients in both premises liability and automobile negligence matters.

Catherine is a Double Gator, graduating cum laude from the University of Florida with a Bachelor of Arts in Political Science and a *juris doctor, cum laude* from the University of Florida, Levin College of Law. During law school, she served as the Managing Editor for the Florida Journal of International Law and was a teaching assistant for Legal Writing and Appellate Advocacy. She earned the Book Award for the highest grade in Legal Writing and Statutory Interpretation.

While in school, Catherine had the opportunity to work for a U.S. Congressman on Capitol Hill as well as at the Brevard County Attorney's Office as a judicial extern. She also was a summer law clerk at Marshall Dennehey.

Outside her law practice, Catherine enjoys long distance running.

THOUGHT LEADERSHIP

A Nightclub Does Not Have a Duty to Defend and Indemnify an Intoxicated Minor in an Automobile Accident Case

Orlando
Hospitality & Liquor Liability
October 1, 2023

The plaintiff brought suit against the intoxicated minor (the tortfeasor) and the subject nightclub that served him pursuant to Florida's Dram Shop Law, Section 768.125. Case Law Alerts, 4th Quarter, October 2023 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

An expert witness, retained and presented as a life care planner, may not use their own medical opinion in calculating future care when that care is not recommended by a treating physician or retained medical expert.

Orlando
General Liability
April 1, 2023

The plaintiff retained a life care planner, who was also a neurosurgeon, to calculate future medical care, including epidural steroid injections and facet joint injections, that were not recommended by either a treating physician or medical expert Case Law Alerts, 2nd Quarter, April 2023 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

Work product privilege is waived where a party inadvertently produced incident report in discovery and delayed in asserting work product privilege.

Orlando
Automobile Liability
General Liability
January 1, 2023

This case stems from an automobile accident, where the defendant driver was working at the time of the accident and both he and his employer were named in the case. Case Law Alerts, 1st Quarter, January 2023 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

A corporate representative does not waive attorney-client privilege when discussing the factual background for preparation for corporate representative deposition.

Orlando
General Liability
October 1, 2022

In a recent decision from the Fifth District Court of Appeals stemming from an automobile liability case, the Case Law Alerts, 4th Quarter, October 2022 is prepared by Marshall Dennehey to provide information on recent developments of interest to our readers.

FL District Court finds that signature and "penalties of perjury" language sufficed to meet requirements of disclosure statute.

Orlando
General Liability
July 1, 2022

The trial court held that, as a matter of law, there was no pre-suit settlement agreement between the insurance carrier and its insured, the plaintiff Giordano, as the claims manager who prepared the 627.4137 insurance limits disclosure did not ha Case Law Alerts, 3rd Quarter, July 2022 is prepared by Marshall Dennehey Warner Cole