

HONEY D. KALKINS

ASSOCIATE



AREAS OF PRACTICE

Architectural, Engineering & Construction
Defect Litigation
Miscellaneous Professional Liability
Property Litigation
General Liability

CONTACT INFO

(813) 898-1812
HDKalkins@mdwcg.com

201 E. Kennedy Boulevard
Suite 1100
Tampa, FL 33602

ADMISSIONS

Florida

U.S. District Court Middle District
of Florida

U.S. District Court Southern
District of Florida

EDUCATION

Stetson University College of Law
(J.D., 2002)

University of South Florida (B.A.,
magna cum laude, 1998)

YEAR JOINED

2024

OVERVIEW

Honey is a member of the firm's Professional Liability Department where she focuses her practice on architectural, engineering and construction defect litigation, representing general contractors, subcontractors, manufacturers, suppliers and architects and engineers in claims brought against them in a broad range of construction projects and disputes, both individually and through insurance carriers.

With over two decades of experience as a practicing attorney, a large portion of Honey's practice has been focused on the construction industry, specifically in construction defect defense litigation. Honey also has strong experience in additional areas including insurance defense, general liability, first party property and hybrid personal injury matters.

Honey has handled the defense of cases in federal and state courts, as well as arbitration forums, including the American Arbitration Association.

THOUGHT LEADERSHIP

Florida Appeals Court Orders New Trial After Improper Claims Handling Evidence Taints Verdict in Breach of Contract Case

Tampa

Insurance Services – Coverage & Bad Faith Litigation

Property Litigation

June 1, 2025

In June 2025, the Fourth District Court of Appeal reversed a final judgment in favor of the insured and remanded for a new trial after concluding that the trial court improperly admitted irrelevant and prejudicial claims handling evidence. Legal Update for Florida Coverage & Property Litigation – June 2025 is prepared by Marshall Dennehey to provide information on recent legal develo

Fourth District Court of Appeal: Noncompliance with Post-Loss Requirements Is a Contract Breach, No Prejudice to Insurer Needed.

Tampa

Insurance Services – Coverage & Bad Faith Litigation

Property Litigation

March 1, 2025

The Fourth District Court of Appeals ruled that the final judgment against the appellant stands because the appellant failed to comply with the requirement to submit a proof of loss. Legal Update for Florida Coverage & Property Litigation – March 2025 is prepared by Marshall Dennehey to provide information on recent legal devel

