

RYAN D. BURNS

SHAREHOLDER



AREAS OF PRACTICE

Product Liability
Premises & Retail Liability
Automobile Liability
Trucking & Transportation Liability
General Liability
Asbestos & Mass Tort Litigation
Maritime Litigation
Fraud/Special Investigation
Construction Injury Litigation
Catastrophic Claims Litigation

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ADMISSIONS

Florida
2006

U.S. District Court Southern
District of Florida
2008

U.S. District Court Middle District
of Florida
2019

EDUCATION

Indiana University Maurer School
of Law (J.D., cum laude, 2006)

University of Florida (B.S., 2003)

HONORS & AWARDS

Florida Super Lawyers Rising Star
2013-2020

ASSOCIATIONS & MEMBERSHIPS

American Bar Association

YEAR JOINED

2008

OVERVIEW

Ryan is a longstanding member of the firm's Casualty Department and has considerable experience with a wide variety of casualty matters. A substantial portion of Ryan's practice is devoted to the handling of matters with complex theories of liability, often involving catastrophic loss and/or wrongful death. They include claims emanating from product liability, construction and equipment accidents, automotive liability, interstate trucking and transportation, negligent security, premises and retail liability, among many others. As an example of this complexity, Ryan has litigated several matters where causation for death was at issue such as alleged complications from surgeries and alleged food borne illnesses (e. coli, vibrio), and has handled numerous multi-party claims involving demands in excess of \$50 million.

As a litigator with experience in a multitude of casualty disciplines from the general to the specialized, including asbestos and toxic tort, maritime and fraud/special investigation, Ryan serves as thought leader and mentor to associates in his office. He has also argued appeals before the Second, Third, and Fourth District Courts of Appeal.

Ryan's legal career started as a prosecutor with Miami-Dade State Attorney's Office, which provided him with considerable litigation experience and familiarity with the criminal justice system. This was a continuation of his focus on litigation during his legal education at Indiana University School of Law - Bloomington where he was in Moot Court (finalist and competition team) and the school's trial competition team. In combination with his civil career at Marshall Dennehey, Ryan has tried approximately 20 jury trials to verdict, including several complex multi-party and Wrongful Death matters spanning weeks in court.

Ryan is a Florida native, born and raised in Cocoa Beach in Brevard County and attending the University of Florida as an undergraduate where he studied theoretical physics and mathematics before leaving Florida for law school with his wife. He now is based out of Fort Lauderdale where he and his wife are raising two daughters, and in his spare time trains for obstacle course racing and triathlons.

THOUGHT LEADERSHIP

Policies Alone Fall Short: Establishing a Standard of Care and Duty Requires More Than Internal Procedures

Fort Lauderdale

Insurance Services – Coverage & Bad Faith Litigation

General Liability

December 13, 2023

A recent decision by the Florida Fifth Circuit Court of Appeal confirmed the application of rarely considered case law that analyzes the application of a company's internal policies and procedures to the standard of care in its industry.

Policies Alone Fall Short: Establishing a Standard of Care and Duty Requires More Than Internal Procedures

Fort Lauderdale

Product Liability

December 1, 2023

Key Points: Defense Digest, Vol. 29, No.

Understanding Florida's Sweeping New Immunity Law for COVID-19 Claims

Fort Lauderdale

General Liability

April 15, 2021

CLASSES/SEMINARS TAUGHT

Negligent Security Claims - Premises Under Attack, Marshall Dennehey Client Seminar, July 25, 2025

Relevant Procedural Rule Changes for Risk Manager, Broward County RIMS Chapter Meeting, Ft. Lauderdale, FL, January 15, 2025

New Florida Tort Reform Changes Under HB 837, Tampa Bay RIMS Chapter Meeting, Tampa, FL, October 18, 2023

56 Feds are Coming: Strategies Using the Upcoming Florida Summary Judgment Standard, Marshall Dennehey Client Webinar, January 15, 2021

When Lithium Batteries Fail and What to do About it – panel, 2019 CLM Southeast Conference, Orlando, FL, October, 2019

ETHICS: The Tripartite Relationship and Bad Faith Claims, Marshall Dennehey Florida Claims Symposium – Casino Royale, Tampa, FL, September 20, 2018

Discussions of Recent Florida Case law Developments Regarding EUO Methodology and Limitations, FIFEC - Florida Insurance Fraud Education Committee, Orlando, FL, June 2012

Florida Premises Liability Law and the Affect of Medicare Liens on Settlements, client seminar, October 2011

PUBLISHED WORKS

"Understanding Florida's Sweeping New Immunity Law for COVID-19 Claims," *Insurance Journal*, April 15, 2021

"Commentary: Navigating Florida's Comparative Fault Statute," *Insurance Journal*, April 20, 2016

"Board of Contributors: Florida Supreme Court Sets Settlement Ground Rules," *Daily Business Review*, April 23, 2015

"GEICO Case Opens Door to Depose Plaintiff's Physician," *Daily Business Review*, April 1, 2013

LEGAL TEACHING POSITION

Certified Instructor in Adjuster Law and Policy by the Florida Department of Financial Services, Bureau of Licensing

RESULTS

Appellate success in wrongful death product liability action.

Appellate Advocacy & Post-Trial Practice

Product Liability

December 2, 2021

Our attorneys succeeded in obtaining an affirmance in the Fifth District Court of Appeal of a final dismissal order of a wrongful death product liability action. The decedent's estate filed the lawsuit two years after the statute of limitations expired. The estate argued the statute was tolled for a variety of reasons. The trial court dismissed the case, with prejudice, after giving the Estate five attempts to amend. The Fifth District affirmed the dismissal and dispensed with oral argument that same day.

SIGNIFICANT REPRESENTATIVE MATTERS

Obtained summary judgment in a foodborne-illness wrongful death case. The plaintiff brought a wrongful death action against multiple parties, including the seafood supplier, asserting that the Decedent died after consuming raw oysters containing vibrio vulnificus. Our attorneys represented the supplier and argued that there was no evidence the oysters were defective when they left the supplier's control. Their expert provided an affidavit outlining the applicable harvesting, processing, and transportation standards and confirmed that the supplier met all relevant duties. Faced with this record, plaintiff's counsel ultimately conceded that the evidence did not support a claim against the supplier. The Court granted summary judgment in the supplier's favor. The case continues against the remaining defendants, who face multimillion-dollar demands.

Obtained a defense verdict in a wrongful death/negligent security claim, where demand was \$10 million, by arguing that the claimant was a trespasser at the time of the shooting.

Obtained defense verdicts in several premises liability trials on the basis that clients were not negligent.

Obtained summary judgments in several negligence cases on issues ranging from workers' compensation immunity to insufficient evidence of negligence.