

GABRIELLE L. WRIGHT

ASSOCIATE



AREAS OF PRACTICE

Property Litigation
Insurance Services – Coverage & Bad Faith
Litigation
Miscellaneous Professional Liability
Privacy & Data Security

CONTACT INFO

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ADMISSIONS

Florida
2021

U.S. District Court Southern
District of Florida
2023

U.S. District Court Middle District
of Florida
2023

EDUCATION

Florida State College of Law (J.D.,
2021)

Florida State University (B.S.,
2018)

YEAR JOINED

2023

OVERVIEW

Gabrielle is a member of the Professional Liability Department where she focuses her practice in the areas of first party property litigation, coverage determination and bad faith litigation. She also assists with privacy and data breach matters, helping clients to reduce cyber risk exposures and navigate incident response, containment, and compliance measures following a data breach. Gabrielle approaches each matter with a vigorous determination to resolve the actions brought against her clients and steadfastly maintains active and open lines of communication in her interactions.

Prior to joining Marshall Dennehey, Gabrielle was an associate at a boutique civil litigation firm where she represented individuals and businesses in various types of civil lawsuits. She also has extensive experience defending national and regional insurance companies in first party property suits.

Gabrielle received her *juris doctor* degree from Florida State University College of Law where she was an executive board member of the Student Bar Association and the President of the Entertainment, Arts, and Sports Law Association. During law school, Gabrielle served her community by working in a local legal clinic and completed various legal internships including working as a judicial intern to a Federal Magistrate Judge where she drafted judicial documents and attended legal proceedings. She also worked at a well-known plaintiff's personal injury firm in South Florida and an appellate firm where she drafted legal memorandums and briefs.

Gabrielle received her Bachelor of Science degree in Psychology and Family and Child Sciences with a Minor in Criminology from Florida State University. Outside of the office, Gabrielle loves spending time with her family, friends and her dog, Lucy.

THOUGHT LEADERSHIP

Second District Court of Appeal Rules Florida Stat. § 627.70152 Cannot Be Applied Retroactively.

Fort Lauderdale

Insurance Services – Coverage & Bad Faith Litigation

October 1, 2024

The plaintiffs' complaint was dismissed due to their failure to comply with the pre-suit notice requirement set forth in Fla. Stat. § 627.70152(3). Case Law Alerts, 4th Quarter, Octo

Florida's Fourth DCA certifies conflict to the Florida Supreme Court on when a jury should consider replacement cost value v. actual cash value.

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Insurance Services – Coverage & Bad Faith Litigation

September 1, 2024

The plaintiffs filed a suit due to Universal's alleged breach of the homeowners' insurance policy when it paid only the \$10,000 policy limit for the mold damage without making any payment for the damage caused by the water leak which resulted in t Legal Update for Florida Coverage & Property Litigation – September 2024 is prepared by Marshall Dennehey to provide information on recent legal d

Florida's Fourth District Court of Appeal holds that a response to a Civil Remedy Notice must raise specific deficiencies or those arguments are waived.

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Property Litigation

Insurance Services – Coverage & Bad Faith Litigation

August 1, 2024

The Fourth District Court of Appeal agreed with Bailey, the homeowner, that People's Trust Insurance Company waived the right to contest the validity of the Civil Remedy Notice of Insurer Violations (CRN) in the pending bad faith action because it Legal Update for Florida Coverage & Property Litigation – August 2024 is prepared by Marshall Dennehey to provide information on recent legal deve

Fourth District Court of Appeal Reversed and Remanded a Final Judgment in Favor of the Insureds Where Prompt Notice Was Not Provided

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Insurance Services – Coverage & Bad Faith Litigation

July 1, 2024

On February 20, 2020, the defendant was notified of the plaintiffs' September 10, 2017, Hurricane Irma claim. The policy stated the defendant had no duty to provide coverage if the insureds failed to "give prompt notice" after the loss. Case Law Alerts, 3rd Quarter, July

Third District Court reversed and remanded order granting insured's motion for summary judgment based on insured's failure to comply with policy conditions.

Fort Lauderdale

Insurance Services – Coverage & Bad Faith Litigation

Property Litigation

July 1, 2024

In the underlying matter, LFC Medical Center (LFC) filed for summary judgment, which was granted by the trial court. Legal Update for Florida Coverage & Property Litigation – July 2024 is prepared by Marshall Dennehey to provide information on recent legal develo

PUBLISHED WORKS

"Where Are We Now? Punitive Damages Claims in Fla. 2 Years Post-Interlocutory Review Rule Change," *Daily Business Review*, March 15, 2024

