

Ashley J. Johns

Associate

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Ashley is a member of the Professional Liability Department where she focuses her practice on representing and defending insurance companies in insurance coverage disputes and first-party property litigation.

Prior to joining Marshall Dennehey, Ashley worked at an insurance defense firm where she handled personal injury protection and first party cases. She also has experience working at a consumer protection law firm providing representation to consumers against automobile manufacturers in the states of New York and Florida.

Ashley graduated from the University of Central Florida in 2010 with a Bachelor of Science degree in Legal Studies. She received her *juris doctorate* from Howard University School of Law.

Outside of the office, Ashley enjoys attending Miami Heat and Miami Dolphins games, traveling and spending time with her nieces and nephews.

Education

- Howard University School of Law (J.D., 2013)
- University of Central Florida (B.S., 2010)

Admissions

- New York, 2014
- Florida, 2015

Associations & Memberships

- Jacksonville Bar Association
- National African American Insurance Association

Practices

- First-Party Property
- Insurance Services – Coverage & Bad Faith Litigation
- Personal Injury Protection (PIP) Litigation

Thought Leadership

March 1, 2026

Third DCA Clarifies Limits on Enforcing Attorney-Fee Provisions in Pre-Insolvency Settlements

December 1, 2025

Second District Court of Appeal Reverses Directed Verdicts in Coverage Dispute Over Roof Replacement and Actual Cash Value

September 1, 2025

Second District Court of Appeal Reverses Dismissal, Upholds Validity of Assignment of Benefits Despite Disputed Payment Terms

June 1, 2025

Appeals Court Reverses Verdict, Finds Trial Court Erred in Shifting Burden of Proof in Insurance Dispute

March 1, 2025

Third District Court of Appeal Rules Affidavit Lacks Evidence Linking Damage to Tropical Storm Eta.

December 1, 2024

Without deciding whether the 4th District Court reached the correct result under Fla. Stat. §627.7252(2)(a)4's actual text, the 1st District Court reached a different conclusion, where the alleged facts could not be determined on a motion to dismiss.