



Andrew R. Ingalls

Partner

Miami, FL | (305) 373-4032

aingalls@daypitney.com

Overview

Andrew Ingalls represents clients in complex commercial litigation matters in state, appellate, and federal courts. He has handled cases for individuals and corporations across a broad spectrum of areas, including fraud, real property, class action defense, breach of contract, improper debt collection, and wrongful foreclosure. Andrew has extensive experience in all phases of litigation, from pre-suit negotiations through trial and appeal. His litigation practice encompasses everything from basic contract disputes to nine-figure class actions.

Andrew regularly defends clients facing high-exposure claims premised on enterprise, alter-ego, and vicarious-liability theories. He has successfully obtained dismissals with prejudice in complex federal actions, including defeating attempts to impose personal liability on individual investors in RICO and fraud cases.

Andrew also assists clients in responding to administrative subpoenas issued by federal and state government agencies and defends enforcement actions. He regularly defends corporations against individual and class claims under statutes such as the Telephone Consumer Protection Act (TCPA), Florida's Deceptive and Unfair Trade Practices Act (FDUTPA), and the Fair Debt Collection Practices Act (FDCPA). His experience also includes litigating issues related to fraudulent ad spoofing, OTT ad fraud schemes, and invalid ad traffic.

Experience

No aspect of this advertisement has been approved by the highest court of any state. Prior results do not guarantee a similar outcome.

Successfully defended an individual investor in a high-exposure federal RICO and fraud action, defeating enterprise and alter-ego theories and securing dismissal with prejudice after multiple amended complaints and discovery

Successfully defended dialing platform in TCPA class action seeking over \$250 million in damages where the court entered an order denying class certification after the close of discovery and the completion of briefing on the plaintiffs' motion for class certification

Successfully defended Florida-based community bank in class action brought in the Southern District of Florida by purported Paycheck Protection

Practices & Industries

Bankruptcy & Restructuring

Class Action Litigation

Complex Commercial Litigation

Consumer Finance & Creditors' Rights

Litigation

Real Estate Litigation

Program (PPP) "agents" under the CARES Act against local and nationwide banks alleging a failure to pay plaintiffs their fees that defendants had received in connection with the PPP loans

Successfully defended loan servicer and investor in consumer class action asserting FDCPA/FCCPA causes of action seeking multimillion dollars in damages; where the court entered an order denying class certification after the close of discovery and the completion of briefing on the plaintiffs' motion for class certification

Successfully defended national telecommunications company in lawsuits asserting FDUTPA and other fraud-based claims related to a monthly administrative fee and alleged data throttling, obtaining final judgment resolving all claims in the company's favor

Represented national insurance company in complex commercial lawsuit filed by a premium financing company attempting to hold client vicariously liable for a fraudulent financing Ponzi scheme involving the theft of over \$20 million, litigating case through the summary judgment stage and obtaining a favorable settlement

Successfully defended national bank in constitutional test case filed in the Southern District of Florida regarding Florida's Condominium Act per Chapter 718 and whether the optional termination of the condominium of ownership is unconstitutional, obtaining a dismissal of claims attempting to invalidate an underlying note and mortgage with prejudice

Successfully represented individual whose property was taken by squatters in an attempt to obtain title through adverse possession, obtaining final summary judgment ejecting the squatters and defeating their claims for unjust enrichment and equitable lien

Obtained dismissal of plaintiffs' FCRA claim with prejudice based, in part, on the complaint's false narrative on behalf of manufacturer and retailer of custom window coverings

Education and Credentials

Education

University of Tennessee College of Law, J.D., *magna cum laude*; *Tennessee Law Review*, Articles Editor, 2013

Carson-Newman University, B.A., *cum laude*, 2010

Admissions

State of Florida

State of Tennessee

U.S. District Court, Southern District of Florida

U.S. District Court, Middle District of Florida

U.S. District Court, Eastern District of Tennessee

Affiliations

American Bar Association

Federal Bar Association

Cuban American Bar Association

Dade County Bar Association, Communications Committee

Miami-Dade Bar Association

Recognition and Community

No aspect of this advertisement has been approved by the highest court of any state. Prior results do not guarantee a similar outcome. [See Awards Methodology.](#)

Recognitions

Named to list of Ones to Watch for Commercial Litigation by [The Best Lawyers in America](#) (Woodward/White, Inc.), 2024-2025

Selected to the list of Florida [Super Lawyers](#)® Rising Stars, Litigation, 2022

Insights

FCC Proposes Changes to TCPA Regulations

Day Pitney Alert, November 4, 2025

Eleventh Circuit Vacates FCC's 'One-to-One' Consent Rule

Day Pitney Advisory, February 3, 2025

Mitigating TCPA Liability in Wake of Mantha: A Guide for Businesses on Standing and Class Certification Risks

Day Pitney Advisory, January 29, 2025

NJ Appellate Division Holds 'Clickwrap' Arbitration Provision Enforceable

November 7, 2024

New FCC Rules for Revocation of Consent under the TCPA

March 28, 2024

New FCC Rules for Marketing Using Text Messages and Obtaining Marketing Leads

January 9, 2024

The 11th Circuit Finds a Single Text Message Sufficient Injury for Article III Standing

July 26, 2023

Florida Legislature Passes Amendments to the FTSA

May 11, 2023

Buyer Beware: Digital Ad Fraud In The Programmatic Advertising Marketplace

January 18, 2023

TCPA: Revisions to FCC Regulations Regarding Prerecorded Voice Message Calling

January 12, 2023

FCC Concludes Ringless Voicemails Are 'Calls' Subject to the TCPA

November 28, 2022

Five Important but Often Overlooked Aspects of Consumer Class Actions

September 29, 2022

Avoiding Municipal and County Liens in Florida: Minor Violations, Major Exposure

August 16, 2022

COVID-19 Impact on Florida Real Estate - Limited Extension of Mortgage Foreclosure and Eviction Relief Until September 1, 2020

August 4, 2020

COVID-19 Impact on Florida Real Estate - Suspending Foreclosures and Residential Evictions Until August 1, 2020

July 8, 2020

Supreme Court Declines to Invalidate the TCPA Cell Phone Calling Restrictions

July 7, 2020

COVID-19 Impact on Florida Real Estate - Suspending Foreclosures and Residential Evictions for 45 Days

April 6, 2020

News

Day Pitney Announces Elevation of New Class of Partners

Day Pitney Press Release, January 2, 2025

Court Rules that Platform Provider Not Proper Defendant in TCPA Class Action

March 31, 2022

In The Media

On the Move - Florida | January 2025

Florida Bar News, January 31, 2025

Day Pitney Elevates New Class of Partners

January 23, 2025

Day Pitney Announces Partner Elevations in CT Offices

Connecticut Law Tribune, January 23, 2025

Worst Advice Ever Given to Law School Applicants

U.S. News & World Report, January 16, 2025

Day Pitney Elevates Attorneys Across 4 States To Partner

Law360 Pulse, January 2, 2025

"The Future of the Death Penalty in Florida," American Constitution Society

November 15, 2021

Legal Updates for Mortgage Lenders and Servicers: Florida Foreclosure Statute of Limitations and RESPA

July 25, 2019

Emerging Federal Statute Developments and Strategies for Defending Against Innovative Borrower Claims

October 30, 2019