

# Jessica Tariq

She | Her | Hers
Counsel
Rochester
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### **Education**

- University at Buffalo School of Law, Cum Laude; Buffalo Law Review, Managing Editor; Buffalo Journal of Gender, Law & Social Policy, Articles Manager, JD
- State University of New York at Geneseo, Magna Cum Laude, BA

#### **Practices & Industries**

- Torts & Products Liability Defense
- Insurance Coverage & Regulation

#### **Admitted to Practice**

New York

#### **Court Admissions**

- US District Court for the Western District of New York
- US District Court for the Northern District of New York

# **Biography**

Jessica concentrates her practice on tort defense and insurance coverage disputes, representing individuals and businesses in pre-suit matters and litigated actions across New York State and beyond. She litigates declaratory judgment actions arising out of first-party losses and third-party claims, and she defends claims ranging from slip-and-fall incidents to more complex construction-site accidents. Jessica's experience counseling clients from the pre-suit stage through litigation, including the appeal process, has taught her the importance of assessing how issues may evolve through each phase of a dispute.

In addition to her own practice, Jessica serves as a member of the Rochester office Opportunity, Inclusion & Belonging Leadership Team.

## **Bar Associations**

- Monroe County Bar Association
- New York State Bar Association

## **Selected Memberships & Affiliations**

Barclay Damon Women's Forum

# Representative Experience

- Obtained summary judgment and dismissal of inmate's 14th Amendment claims against health care providers based on inmate's failure to establish an objectively serious medical need.
- Obtained summary judgment in a premises liability matter involving a fall down interior stairs.

- Successfully appealed a decision concerning the proper measure of damages in a motor vehicle accident matter.
- Successfully defended a personal injury action on grounds that the claim was barred by a prior release.
- Secured dismissal of an inmate's Fourteenth Amendment claims against health care providers based on failure to allege the requisite elements of deliberate indifference and failure to set forth a Monell claim.
- Obtained dismissal of an inmate's Fourteenth Amendment claims against health care providers based on the inmate's failure to allege deliberate indifference against individual providers and failure to set forth a Monell claim against the health care entity.
- Successfully obtained dismissal of the complaint and denial
  of a motion for leave amend in a matter against a health
  services provider and individual administrator concerning an
  alleged delay of medical treatment where the complaint
  asserted claims under 42 USC 1983, Article 26 of the
  Massachusetts Declaration of Right, and the Massachusetts
  Tort Claim Act.

# **Prior Experience**

- · Rupp Baase Pfalzgraf Cunningham LLC, Associate
- Hamberger & Weiss, Attorneys at Law, Law Clerk
- Monroe County Family Court, Custody and Visitation Legal Intern
- Xerox Corporation, Office of General Counsel Legal Intern

## **Selected Honors**

- Best Lawyers: Ones to Watch in America®: Insurance Law, 2024–2025; Mass Tort Litigation/Class Actions – Defendants, 2024–2025; Product Liability Litigation – Defendants, 2024– 2025
- Selected to Super Lawyers Upstate New York Rising Stars: Class Action, 2024
- University at Buffalo School of Law, CALI Excellence for the Future Award: Pro Se Civil Litigation Practicum, 2015
- University at Buffalo School of Law, CALI Excellence for the Future Award: Constitutional Law, 2014

## **Selected Alerts & Blog Posts**

- NYS Appellate Court Affirms Striking of Complaint as Spoliation Sanction
- NYS Appellate Court Dismisses Claim Based on Material Misrepresentations in Insurance Application

- Affidavits Lacking Personal Knowledge and Attaching Uncertified Records Have No Probative Value
- COVID-19 Business Interruption Update: Second Circuit Issues Decisions in Favor of Insurers Dismissing Claims
- Unwitnessed Fall From Ladder Amounts to Mere Speculation of Liability Under Labor Law