



Daniel Martucci

Associate

Rochester

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Education

- Albany Law School, *Albany Law Review*, Executive Editor for Coordinating and Operations, JD
- State University of New York at Brockport, BS

Practices & Industries

- Commercial Litigation & Complex Trials
- Torts & Products Liability Defense
- Professional Liability

Admitted to Practice

- New York
- Vermont

Court Admissions

- US District Court for the Western District of New York

Biography

Daniel focuses his practice on all aspects of civil litigation. He is experienced in every stage of litigation, including pleadings and discovery; depositions of plaintiffs, experts, and other non-party witnesses; drafting motions; and participating in the alternative dispute resolution process.

Daniel's representative cases include the defense of medical, real estate, and legal professionals; large multinational corporations; regional corporations; and small businesses.

Bar Associations

- New York State Bar Association
- Monroe County Bar Association
 - Fee Arbitration Committee, Member; Part 137 Arbitration Certification
 - Professional Performance Committee, Member

Prior Experience

- O'Connor, O'Connor, Bresee & First, PC, Associate
- Honorable John C. Egan, New York State Supreme Court, Appellate Division, Third Department, Judicial Intern
- The Wagoner Firm, PLLC, Legal Intern
- New York State Office of Temporary and Disability Assistance, Office of Legal Affairs, Legal Intern

Selected Community Activities

- Homesteads for Hope, Board Member

Selected Honors

- *Best Lawyers: Ones to Watch® in America*: Mass Tort Litigation/Class Actions – Defendants, 2026; Product Liability Litigation – Defendants, 2026; Professional Malpractice Law, 2024–2026
- Albany Law School, Domenick L. Gabrielli Appellate Advocacy Moot Court Competition, Best Brief
- Albany Law School, Founder's Scholarship
- Albany Law School, Italian American Bar Association Scholarship

Selected Alerts & Blog Posts

- Second Department: Defendants Are Entitled to Collateral Source Hearing for "To-Be Obtained" Insurance Coverage Under the ACA
- Late Claims Against Physician Assistants Do Not Relate Back to Timely Action Against Doctors