

# Real Property Litigation

# Overview

Carlton Fields handles all types of real property litigation. Our lawyers regularly represent clients in a wide range of commercial disputes that involve every aspect of the rights and duties associated with real property. We represent clients in state and federal courts across the country, as well as in matters before arbitration panels and administrative bodies.

Our clients include developers, owners, landlords, and tenants, and we have particularly extensive experience in representing title insurers and their insureds. We regularly represent lenders who hold mortgages or other claims secured by interests in real property in enforcing those claims, including in lien priority disputes. Our broad experience also includes representing clients in disputes regarding purchase and sale agreements, joint ventures, development agreements, leases, restrictive covenants, mineral rights, riparian rights, easements or other access rights, boundary disputes, and adverse possession. We handle eminent domain actions, partition suits, slander of title suits, quiet title suits and disputes, specific performance actions, and tort claims and other actions involving the use and development of real property. We also have defended several class action suits arising out of real property ownership, transactions, and regulation.

# Experience

# **Developer Litigation**

- Obtained verdict for our client in 15-day bench trial on breach of contract claims arising from termination of a \$68 million purchase and sale contract in Los Angeles Superior Court.
- Obtained affirmance on appeal of judgment granting specific performance on a \$13.5 million commercial real estate transaction.
- Obtained affirmance on appeal of a judgment declaring that the redevelopment of a commercial property would not overburden or violate a joint cross-access easement between shopping center client and an adjoining shopping center.
- Represented developers in condominium litigation, Interstate Land Sales Act litigation, and escrow deposit dispute litigation.

# **Landlord Tenant Disputes**

- Represented national and regional commercial property owners in lease enforcement, tenant litigation, exclusive use issues, environmental issues, insurance-related matters, and bankruptcy-related litigation.
- Represented national retail chain concerning lease enforcement efforts against landlords, including enforcing exclusive-use rights, disputing common-area maintenance charges, determining liquidated damages resulting from failure to timely provide lease premises to tenant, enforcing self-insurance provisions, and otherwise resolving disputes concerning lease interpretation.
- Represented landlords and tenants concerning allegations of air quality and mold issues in lease premises.
- Represented national retail chain in dispute with subtenant concerning exercise of self-help, which was preventing construction of retail store.
- Represented nationwide retail chain concerning landlords' efforts to fabricate default in effort to cancel valuable long-term lease rights.
- Represented national grocery store chain in reversal of a summary judgment, resulting in opinion establishing the validity and enforceability of a commercial exclusive covenant in recorded shopping center lease.

#### **Eminent Domain Actions**

- Represented developers in condemnation proceedings, including opposing reasonableness and scope of taking, determining fair market value of interests taken, and related proceedings.
- Represented major developer concerning proposed taking of 70-plus acre parcel and established that fair market value on date of taking was more than 25 times greater than the value proposed by the condemning entity.
- Represented quasi-governmental agency in efforts to obtain, via eminent domain, sufficient real property to double track existing railroad line from Fort Lauderdale to West Palm Beach.
- Represented property owners in raising inverse condemnation claims, including Bert Harris claim pursuant to Florida Statutes.
- Represented property owner in eminent domain action in which initial offer was \$200,000 and ultimate award by a 12-person jury was \$5.2 million.

#### **Commercial Foreclosures and Loan Workouts**

 Represented secured lender in restructure of \$200 million in loans to significant commercial real estate developer.

- Represented secured lenders and indenture trustees in workouts, foreclosures, and bankruptcy
  matters involving condominium projects, subdivisions, multifamily, commercial, office, and retail
  properties.
- Represented national lending institutions in commercial foreclosures in federal and state courts involving
  - hotels, fractured residential and commercial condominiums
  - agricultural property, partially developed land, and undeveloped land
  - industrial property, strip malls, and office buildings
  - homeowner associations
- Represented receivers and special masters in federal and state courts to manage commercial properties in foreclosure.
- Tried commercial foreclosure action resulting in \$7.6 million final judgment in favor of client against borrower and guarantors on office complex in Vero Beach, Florida.
- Represented major national banks in commercial mortgage foreclosures.

# **Lien Priority Disputes**

- Represented national life insurance company in a multimillion-dollar foreclosure action, with appellate proceedings involving litigation over lien priority rights between lender and community development association over unpaid property assessments.
- Represented lender in challenge to validity of its mortgage on grounds it was unauthorized under a partnership agreement and obtained summary judgment based on finding of ratification.
- Represented lender in equitable subrogation claim resulting in judgment in favor of lender after bench trial.
- Represented institutional lender in mortgage priority dispute with holder of "silent second" mortgage that had been recorded before institutional lender's mortgage.

# **Title and Other Real Property Disputes**

- Obtained dismissal of multimillion-dollar slander of title counterclaim based upon lis pendens and ruling that statements in lis pendens were made within the course of judicial proceedings and were thus subject to the absolute litigation privilege.
- Established prior owner of property's title under theory of constructive trust at bench trial.

- Represented borrower in defense of ejectment suit seeking to evict borrower from her property, thereby depriving borrower of equity in the property, and obtained reversal of trial court's order entitling lender to ejectment.
- Represented nationwide commercial property owners in action to enforce restrictive covenants against regional developer that was developing adjoining parcel.
- Represented developer against local governments' efforts to prohibit development of multiacre parcel.
- Represented purchaser of multiacre parcel concerning sale and leaseback transaction where seller was seeking to have transaction recharacterized as a loan.
- Represented property owners and developers concerning alleged environmental or conservation violations.
- Represented property owners in matters of encroachment, easement, mineral rights, and other use issues involving adjoining or subtending property owners.

# Insights

03.25.2024

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02.14.2024

My House Was Just Stolen: Title Fraud, The Problem, And The Beginning Of A Solution

02.13.2024

The Docket: N.Y. Court Holds Insurer's Claim Timely in Foreclosure Action

Title News, American Land Title Association

07.29.2022

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#### 06.24.2022

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#### 12.28.2021

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#### 11.05.2021

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# 10.29.2021

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# 06.25.2021

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Agency Order Issued by CDC: Temporary Halt in Residential Evictions to Prevent the Further Spread of COVID-19

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Florida Governor Limits Mortgage Foreclosure and Eviction Relief to Non-Payment Defaults and Single-Family Mortgagors and Residential Tenants

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Hotel Ruling Could Save Disney World Millions in Taxes

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Inverse Condemnation and Government Pandemic Response

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Economic Impact Payments Authorized by the CARES Act Are Not Exempt From Garnishment in Florida

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#### 03.31.2020

COVID-19: What a Lender Can Do to Prepare for the Inevitable Defaults Part 2

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Can Governments Commandeer Your Property During COVID-19? California Says Yes

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Are You Protected Against the Risk of Construction Delays and Increased Construction Costs Due to COVID-19?

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The History of Condominium Development Rhymes: Contract Purchasers Are Again Seeking to Get Out of Purchasing Condominium Units

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Florida Appellate Court Rules That Arbitration Agreement in Special Warranty Deed Can Bind Subsequent Purchasers

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The New 2016 ALTA Commitment with Florida Modifications: Expressing the Limitations on Liability

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10.07.2016

Surrendering Your Property in Bankruptcy Means You Must Actually Surrender It

10.03.2016

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09.14.2016

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07.20.2016

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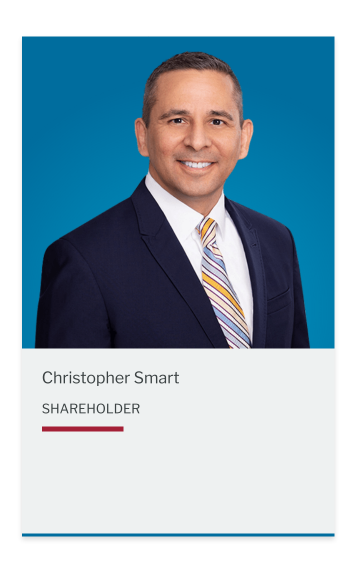
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# Our Team

**Key Contacts** 



Additional Members



H. Ray Allen II
OF COUNSEL

**\$** 813.229.4270



Frank A. Appicelli SHAREHOLDER

Hartford

**\$**860.392.5015



Erin E. Banks SHAREHOLDER

**\$** 813.229.4212



Naomi M. Berry SHAREHOLDER

Miami

**4** 305.539.7210



Dane R. Blunt SHAREHOLDER

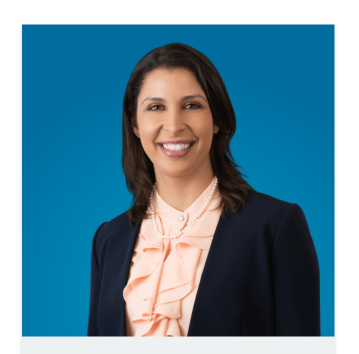
**\$** 813.229.4156



Alicia Whiting Bozich
SENIOR COUNSEL

Tampa

**\$** 813.229.4305



Dana Chaaban ASSOCIATE

Orlando

**4**07.244.8236



Chelsey J. Clements
SHAREHOLDER

Orlando

**4**07.244.8245



Daniel L. DeCubellis
SHAREHOLDER

Orlando

**4**07.244.8228



Robert W. DiUbaldo SHAREHOLDER

New York

**4** 212.380.9635



Michael P. Donaldson
SHAREHOLDER

Tallahassee

**\$** 850.513.3613



Steven C. Dupré SHAREHOLDER

Tampa

**\$** 813.229.4341



Jorkeell Echeverria
ASSOCIATE

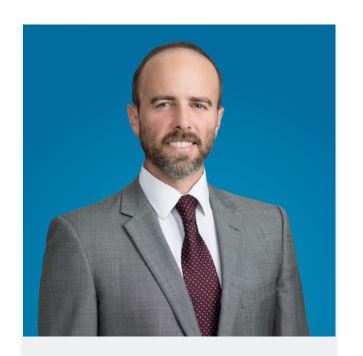
New Jersey **4** 212.430.5521



David B. Esau SHAREHOLDER

West Palm Beach

**\$** 561.650.8015



Scott D. Feather SHAREHOLDER

**\$** 813.229.4338



Christopher B. Freeman SHAREHOLDER

Atlanta

**4**04.815.2710



Kristin A. Gore SHAREHOLDER

West Palm Beach

**\$** 561.650.8046



Shannon B. Gray
OF COUNSEL

Tampa

**\$** 813.229.4314



Merrick L. Gross
SHAREHOLDER

Miami

**\** 305.530.4046



Clifton R. Gruhn SHAREHOLDER

Miami

**\$** 305.347.6990



Alan M. Grunspan SHAREHOLDER

Miami

**4** 305.539.7209



John R. Hart SHAREHOLDER

West Palm Beach

**\$** 561.650.8024



Jourdan R. Haynes
SHAREHOLDER

**\$** 813.229.4282



Blair C. Hedges SHAREHOLDER

Orlando

**4**07.481.5443



Donald E. Hemke
OF COUNSEL

**\$** 813.229.4101



Emil Hirsch SHAREHOLDER

Washington, D.C.

**4** 202.965.8184



Aaron A. Holman ASSOCIATE

Orlando

**4**07.244.8229



Matthew H. Jacobson SHAREHOLDER

Miami

**\$** 305.539.7372



Daniel C. Johnson SHAREHOLDER

Orlando

**4**07.244.8237



Ryan D. Johnson ASSOCIATE

Miami

**\** 305.539.7229



Amir Kaltgrad
SHAREHOLDER

Los Angeles **4** 310.843.6346



Leslie P. King SHAREHOLDER

Hartford

**\$**860.392.5053



Donald R. Kirk
SHAREHOLDER

**\$** 813.229.4334



Roger S. Kobert SHAREHOLDER

New York

**4** 212.785.9161



Joseph H. Lang Jr. SHAREHOLDER

**\$** 813.229.4253



Hywel Leonard
OF COUNSEL

Tampa

**\$** 813.229.4215



Edgel C. Lester Jr.
OF COUNSEL

**\$** 813.229.4231



Markham R. Leventhal SHAREHOLDER

Washington, D.C.

**4** 202.965.8189



Laurel Lockett
SHAREHOLDER

**\$** 813.229.4139



Troy A. Mainzer
ASSOCIATE

Tampa

**\$** 813.229.4239



Michael D. Margulies
SHAREHOLDER

New York

**4** 212.430.5511



Julianna Thomas McCabe
SHAREHOLDER

Miami

**4** 305.347.6870



Kathleen S. McLeroy
SHAREHOLDER

**\$** 813.229.4228



H. Scott Miller SHAREHOLDER

Hartford

**\$** 860.392.5011



Dean A. Morande SHAREHOLDER

West Palm Beach

**\$** 561.650.8014



Mark A. Neubauer SHAREHOLDER

Los Angeles

**\$** 310.843.6310



Ilan A. Nieuchowicz SHAREHOLDER

West Palm Beach

**4** 305.539.7381



Robert Novack
SHAREHOLDER

New York

**4** 212.430.5510



Christopher M. Paolini SHAREHOLDER

Orlando

**4**07.244.8253



Jason Perkins SHAREHOLDER

Orlando

**4**07.244.8250



John C. Pitblado SHAREHOLDER

Hartford

**\$**860.392.5024



Robert M. Quinn SHAREHOLDER

Tampa

**\$** 813.229.4217



Alan Rosenthal SHAREHOLDER

Miami

**\** 305.539.7301



Michael Jay Rune II
SHAREHOLDER

Miami

**4** 305.539.7231



Alex B. Silverman SHAREHOLDER

New York

**\$\square\$212.380.9627** 



R. Jeffrey Smith OF COUNSEL

Hartford

**\$** 860.392.5018



Michele B. Softness
OF COUNSEL

Miami

**\** 305.539.7234



Lee Stapleton
SHAREHOLDER

Miami

**\$** 305.530.4076



Charles W. Throckmorton SHAREHOLDER

Miami

**\** 305.539.7284



Nora A. Valenza-Frost OF COUNSEL

New York

**4** 212.380.9631



Lavinia James Vaughn
OF COUNSEL

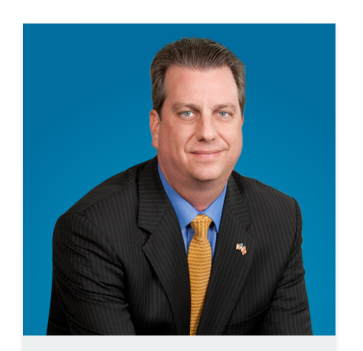
**\$** 813.229.4144



Barry Leigh Weissman SHAREHOLDER

Los Angeles

**\$** 310.843.6322



Henry S. Wulf SHAREHOLDER

West Palm Beach

**\$** 561.650.8042



Michael G. Zilber
ASSOCIATE

Miami

**\$** 305.530.4058



Alana Zorrilla-Gaston
SHAREHOLDER

West Palm Beach

**\$** 561.659.7070

## **Related Practices**

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- Environmental, Land Use & Development Approvals and Litigation
- Litigation and Trials
- Title Insurance
- Appellate & Trial Support
- Environmental Regulation & Litigation
- Real Estate Workouts and Problem Loan Resolution
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- Distressed Asset and Workout
- Banking, Commercial, and Consumer Finance
- Class Actions

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