



Mark E. Mills Of Counsel 206.268.8606 mmills@bpmlaw.com

## PRACTICE AREAS

Insurance Coverage, Claim Advice, Coverage Analysis, Extracontractual Exposure Advice, Insurance Litigation, Legislative Monitoring and Regulatory Analysis, Defense Litigation, Personal Injury, and Professional Liability

## **OVERVIEW**

Mark Mills is of counsel with Betts Patterson Mines where he practices in the Insurance Coverage Practice Group. Practicing for over 25 years, he has advised insurers on coverage issues involving commercial general liability, commercial property, inland marine, commercial auto, homeowners, and personal auto policies. He has tried multiple cases to verdict in both coverage and defense contexts. He now advises insurers on coverage questions and represents them in related litigation under commercial general liability and related coverages, such as director and officer, employment practices, and management protection.

Mark represents insurers on claims involving:

Construction defects, Intellectual property disputes, Additional insured issues, Product withdrawals, and

Related duties to defend and indemnify against litigation or claims made under commercial liability policies.

#### REPRESENTATIVE CASES

- Montana insured was sued for infringing on plaintiff's intellectual property rights. Drafted coverage analysis and letter denying defense and indemnity that resulted in insured dropping bad faith claims against client.
- Obtained summary judgment that insurer client had no duty to defend or indemnify under Washington law against
  construction defect allegations. Also obtained summary judgment dismissal of Washington State Insurance Fair
  Claims Act (IFCA) cause of action when insurer client denied duty to defend outright without defending insured
  under a reservation of rights or filing a declaratory judgment action.
- Advised commercial general liability insurers on segregating covered damages from excluded ones, making the
  correct indemnity payments, and avoiding extra-contractual liability in two cases (Oregon and Washington) in
  which arbitrators made large lump sum construction defect awards without supporting detail.

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- Represented a surplus lines commercial general liability insurer. Following an audit, the insured contractor sued for a refund of its premium and named our client (the surplus lines insurer), the surplus lines broker, and producing broker. The insured also alleged failure to comply with Washington's surplus lines statutes, Consumer Protection Act violations, and professional negligence. The suit was dismissed, and our client paid nothing.
- Advised a commercial general liability insurer in an insurance coverage matter. The insured subcontractor was a defendant in a Washington state condominium construction defect suit in which the owners' association alleged \$15 million to repair the complex, and the insured's portion was \$335,000. Our client and four other carriers were defending the insured under a reservation of rights. The insured's liability was settled for \$7,500, and our client's share was \$1,750.
- Advised the commercial general liability carrier of a large commercial potato grower and a potato growers'
  association. The insureds were defendants in price fixing federal suits in California and Idaho. Our unchallenged
  coverage denial saved our client tens of thousands of dollars in defense costs.
- Advised a condominium developer's commercial general liability carrier. The condominium developer was a
  defendant in a Washington state construction defect suit. Our unchallenged denial of the duty to defend or
  indemnify under the sold or alienated premises exclusion saved the client hundreds of thousands of dollars in
  defense costs and indemnity payments.
- Advised the commercial general liability insurer of a Montana plant nursery. The insured nursery was a defendant
  in a federal patent infringement suit set in a Missouri federal court. Our unchallenged denial of the duty to defend
  or indemnify saved the client tens of thousands of dollars in defense expenses and indemnity proceeds.
- Advised the inland marine insurer of a Montana contractor. The contractor sought coverage for defective
  construction of part of a project to build a cell phone tower. Advised carrier to indemnify saving client from extracontractual exposure and associated expenses for incorrect denial of a claim involving esoteric coverage issues.

#### APPELLATE CASES

- Represented defendant who successfully argued on appeal that he did not make an alternative service arrangement with plaintiff's process server. Gross v. Sunding, 139 Wn.App. 54, 161 P.3d 380 (2007)
- Represented subcontractor in case clarifying spoliation under Washington law. Homeworks Construction, Inc. v. Wells, 133 Wn.App. 892, 138 P.3d 654 (2006)
- Represented defendant in case clarifying witness disclosure requirements under state and local discovery rules.
   Lancaster v. Perry, 127 Wn.App. 826, 113 P.3d 1 (2005)
- Successfully defended marine insurance broker against errors and omissions suit for failing to procure war risks coverage where the causes of the vessel's loss Russian authorities' seizure of vessel or Russian court's transfer of vessel's title would not have been covered under a war risks endorsement. *International Ultimate, Inc. v. St. Paul Fire & Marine Insurance Co.,* 122 Wn.App. 736, 87 P.3d 774, review denied, 153 Wn.2d 1016, 101 P.3d 109 (2004)
- Represented first party auto insurer of classic British automobile in successful appeal where Washington's Court of Appeals held that client was prejudiced as a matter of law when insured failed to produce material financial documents after a fire destroyed the vehicle. Keith v. Allstate Indemnity Co., 105 Wn.App. 251, 19 P.3d 443 (2001)



- Represented first party property insurer which prevailed on appeal where Washington's Court of Appeals held that
  the client was prejudiced as a matter of law by insured's failure to produce material financial information when
  client suspected insured of overstating loss. Herman v. Safeco Insurance Co. of America, 104 Wn.App. 783, 17
  P.3d 631 (2001)
- Successful appeal by client first party property insurer in case where Washington's Supreme Court held that
  insured lacks insurable interest when he conveys property before loss even if he intends to re-purchase the
  property. Gossett v. Farmers Insurance Company of Washington, 133 Wn.2d 954, 948 P.2d 1264 (1997)
- Represented first party property insurer filing amicus brief in case where Washington Supreme Court held that
  insured must replace property before claiming replacement cost proceeds. Hess v. North Pacific Insurance Co.,
  122 Wn.2d 180, 859 P.2d 586 (1993)

## **EDUCATION**

Willamette University, J.D., 1986 University of Washington, B.A., with distinction, *cum laude, Phi Beta Kappa,* 1983

# **ADMISSIONS**

Washington State Bar, 1986 United States District Court, Eastern and Western Districts of Washington United States Court of Appeals, Ninth Circuit

#### PROFESSIONAL & CIVIC AFFILIATIONS

Washington State Bar Association
King County Bar Association
Washington Defense Trial Lawyers
Northwest Insurance Coverage Association
Defense Research Institute
Greater Seattle Insurance Professionals
Claims & Litigation Management Alliance

## **PUBLICATIONS & PRESENTATIONS**

Co-author (along with Daniel L. Syhre and Kathryn N. Boling), "Get To" Costs Correctly Understood, In-House Defense Quarterly, 56 – 60 (Spring 2016).

Presenter/Panelist, *Defending Under Reservations of Rights in Alaska, Idaho, Oregon, and Washington: Pitfalls to Avoid for Insurers and Defense Attorneys*, Claims and Litigation Management Alliance (CLM) Pacific Northwest Regional Conference, (March 10, 2016).

Presenter, *Insurance 411: What Every New Lawyer Must Know*, Young Lawyers Division of the King County Bar Association, (April 16, 2015).

Presenter, Construction Defect Disputes & Litigation: Using Coverage, Case Law and Indemnification to Shift Liability, NBI, (December 8, 2014).

Presenter, Subrogation: Medicare, ERISA, Auto and Workers' Compensation Challenges, NBI, (June 2013).

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Author, Finding and Construing Policy Language, Washington Motor Vehicle Accident Insurance Deskbook, Chapter Supplement, Washington State Bar Association, (2009 Supplement).