



## Sanchez Parraga, Alex

**Position: Partner**

### Contact

**Phone:** (516) 738-4615

**Fax:** (646) 350-1901

**Email:** [aparraga@gerberciano.com](mailto:aparraga@gerberciano.com)

### Mailing Address

P.O. Box 1060, Buffalo, New York 14201

### Location

Garden City, New York

## Practice Areas

- [Appellate Advocacy](#)
- [Business Law](#)
- [Construction Law](#)
- [Cyber, Technology, & Social Media Law](#)
- [Insurance Solutions](#)
- [Professional Liability](#)
- [Risk Reduction & Loss Avoidance](#)

## Admissions

New York; New Jersey; Florida;  
California; Texas; Georgia



## Biography

Alex has dedicated the majority of his legal career to represent domestic and international insurers in complex coverage litigation and bad faith matters across the United States in trial and appellate courts. His practice concentrates on commercial general liability, professional liability, directors and officers coverage, and first-party property claims involving catastrophic losses and business interruption matters.

Working closely with clients, Alex provides strategic counsel on claims handling, coverage analysis, policy drafting, and product development. With experience across multiple jurisdictions, he brings a broad and versatile litigation background to each matter. Alex regularly advises insurers on emerging risks and evolving coverage issues, delivering practical solutions tailored to clients' business objectives. Whether handling claims involving large commercial assets or navigating disputes tied to policyholder obligations, he offers practical, tailored advice aimed at achieving efficient and favorable outcomes.

## Education

- Nova Southern University, J.D., *magna cum laude*, 2018
- University of Barcelona, J.D., 2016

## Languages

- Spanish
- Catalan

## Representative Matters

- Restoration Genie, Inc. v. Citizens Prop. Ins. Corp., 4D2023-2587 (Fla. 4th DCA 2024) (affirming the carrier's motion to dismiss following the contractor's allegations attempting to disregard the provisions of section 627.7152).
- Napiche 1961, LLC v. Citizens Prop. Ins. Corp., No. 3D23-2104, 2024 WL 3881539 (Fla. 3rd DCA 2024) (affirming summary judgment finding the insured failed to provide prompt notice of their Hurricane Irma claim).
- Projekt Property Restoration v. Citizens Prop. Ins. Corp., 3D2023-1581 (Fla. 3rd DCA 2024) (granting the carrier's motion to dismiss the appeal following an untimely notice to appeal).



- *Affordable Inspection Services v. Citizens Prop. Ins. Corp.*, 3D2023-1977 (Fla. 3rd DCA 2024) (granting the carrier's motion to dismiss the appeal challenging the court's jurisdiction).
- *Black Diamond Funding Ventures v. First Protective Ins. Co.*, 352 So. 3d 1283 (Fla. 3rd DCA 2023) (affirming dismissal of complaint with prejudice where assignment failed to comply with section 627.7152).
- *Medardo Monterrey v. Citizens Prop. Ins. Corp. v. Dasaro Enter., Inc.*, 4D2022-3233 (Fla. 4th DCA 2023) (obtaining dismissal of the appeal and appellate attorney's fees due to the insured's failure to comply with appellate procedural rules).
- *Citizens Prop. Ins. Corp. v. Dasaro Enter., Inc.*, 342 So. 3d 277 (Fla. 3rd DCA 2022) (reversing trial order awarding damages to assignee in excess of the \$3,000 policy limit).
- *Boris Pedrasa v. Certain Underwriters At Lloyd's, London Subscribing to Policy Number HOACG161331*, 2021 WL 9696583, 1:21-cv-23477-MGC (S.D. Fla. 2021) (obtained order dismissing bad faith lawsuit due to deficiencies in the Civil Remedy Notice).
- *Yako Restoration Grp. Corp. v. Citizens Prop. Ins. Corp.*, 328 So. 3d 984 (Fla. 3rd DCA 2021) (affirming a summary judgment holding an assignee was required to participate in appraisal under the policy).
- *Pride Clean Restoration, Inc. v. Citizens Prop. Ins. Corp.*, 317 So. 3d 1274 (Fla. 3rd DCA 2021) (affirming a summary judgment holding an assignee's recovery was limited to the \$3,000 sublimit in the policy).
- *Citizens Prop. Ins. Corp. v. JD Restoration, Inc.*, 331 So. 3d 197 (Fla. 4th DCA 2021) (reversing an order granting damages to a mitigation company without proper due process to the carrier).
- *21st Mortg. Corp. v. Citizens Prop. Ins. Corp.*, 312 So. 3d 484 (Fla. 4th DCA 2021) (affirming summary judgment finding that a mortgagee was not entitled to insurance proceeds under the borrower's policy).
- *The Plumbing Professionals v. National Specialty Insurance Company*, CACE19-010109 Circuit Court for the Seventeenth Judicial Circuit, Broward County (2020) (obtained a summary judgment enforcing a \$10,000 limited water damage endorsement).
- *Torrecillas v. Citizens Prop. Ins. Corp.*, 304 So. 3d 332 (Fla. 2nd DCA 2020) (affirming summary judgment granted following the insured's failure to attend his examination under oath).