



# Lindsay P. Lounsbury

Associate

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Lindsay Lounsbury is an associate in Baker Donelson's Birmingham office and a member of the Complex Litigation and Class Actions Group.

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Lindsay's practice focuses on complex multi-party commercial and contractual disputes, will and trust disputes, large-scale fraud cases, class actions, the collection of obligations, and other general business litigation.

Lindsay represents corporate clients in all aspects of litigation, including defending banking and financial institutions in matters related to Uniform Commercial Code (UCC) and advocating for clients in the cannabis industry in disputes with government entities. She also has significant experience in receivership cases, with a particular focus on representing and advising receivers in the hospitality industry.

Before joining Baker Donelson, Lindsay served in all three branches of the United States federal government. Most recently, she served as associate counsel to Vice President Mike Pence, advising on agency litigation and other legal issues. Lindsay also held two positions in the Department of Justice: first in the Office of Legislative Affairs, where she managed Congressional oversight and developed legislative strategy, and later in the Civil Division as counsel to the Senate-confirmed Assistant Attorney General. Prior to her latest tenure at the Department of Justice, Lindsay served as counsel to a member of the U.S. Senate and as a law clerk to Judge David J. Porter of the U.S. Court of Appeals for the Third Circuit.

## Case Studies

- Summary Judgment Victories for Choice Hotels International, Inc. - TVPRA Litigation

## Representative Matters

- Successfully defended a hospitality company in a federal lawsuit alleging improper alterations to benefits related to an individual's timeshare interest. Obtained a complete dismissal of the lawsuit.
- Acted as appellate counsel for a receiver and achieved an Alabama Supreme Court reversal of a trial court order against a hotel receiver that sought to require the receiver to pay more than \$1 million in pre-receivership expenses incurred by a borrower in default, including the borrower's legal fees. This decision reinforced the priority of secured creditors and established a significant legal precedent for receivers and lenders throughout Alabama relating to pre-receivership expenses.

## Professional Honors & Activities

- Selected to Mid-South Rising Stars (2024, 2025)
- U.S. Department of Justice's Robert H. Jackson Award for Excellence (2017)

## Education

- University of Alabama School of Law, J.D., 2016
- Wake Forest University, B.A., 2011

## Admissions

- Alabama
- District of Columbia

- Pennsylvania
- U.S. Court of Appeals for the Third Circuit
- U.S. Court of Appeals for the Ninth Circuit
- U.S. District Court for the Middle District of Alabama
- U.S. District Court for the Northern District of Alabama
- U.S. District Court for the Southern District of Alabama
- U.S. District Court for the Eastern District of Pennsylvania
- U.S. District Court for the Middle District of Pennsylvania