



ISABEL GUARIGLIA

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BIOGRAPHY

Isabel is a BCLP fellow in the St Louis office, splitting her time between the firm's Business and Commercial Disputes Practice Group and pro bono work for the Midwest Innocence Project. At BCLP, she assists on a range of general litigation matters. Isabel's pro bono work at the Midwest Innocence Project focuses on litigation and prevention of wrongful convictions.

During Law school, Isabel clerked for the Hon. Judge Amy Weinhaus at the EEOC and provided immigration legal services with the Migrant Immigrant Community Action Project. She also served as managing editor of the *Global Studies Law Review*.

Prior to attending law school, Isabel received her B.A. in journalism at the University of Missouri, Columbia, where she graduated in the top 10% of her class.

ADMISSIONS

- Missouri, 2023

EDUCATION

- Washington University in St. Louis, J.D., 2023
- University of Missouri, B.A., magna cum laude, 2020

RELATED CAPABILITIES

- Business & Commercial Disputes
- Intellectual Property and Technology
- Litigation & Dispute Resolution
- Regulation, Compliance & Advisory
- Class Actions & Mass Torts

RELATED INSIGHTS

Insights

Nov 21, 2024

Key Takeaways from *Snyder v. United States*

Snyder v. United States, 144 S. Ct. 1947 (2024), which held that a federal bribery statute (18 U.S.C. § 666) does not criminalize “gratuities”—payments made corruptly to public officials after-the-fact as rewards for their actions—was lauded as a great win for the white-collar bar. But what about the Supreme Court’s approach to statutory interpretation in *Snyder*? Not so great, at least in our view. *Snyder*’s majority opinion provides a playbook for the Supreme Court, in this and future iterations, to engage in a policy-first, text-last approach to statutory interpretation that should make our profession wary, white-collar bar included.