



KATHERINE HORN

ASSOCIATE

Kansas City, MO

816.472.3119

khorn@atllp.com



Katherine Horn is an associate in Armstrong Teasdale's Litigation practice group, where she assists clients in resolving a range of disputes. She is skilled at drafting pretrial motions, discovery requests, petitions, affidavits, exhibits and other documents, conducting research and analyzing case law to assess the best defenses of a case in preparation for litigation.

BACKGROUND

Prior to joining Armstrong Teasdale, Katherine was a Rule 13 intern at a child and family services legal clinic. Before that, she was a summer associate at Armstrong Teasdale, a law clerk in the Olathe, Kansas, City Attorney's Office and a clerk for a Lawrence, Kansas, criminal lawyer.

EDUCATION

- University of Missouri-Kansas City School of Law (J.D., *summa cum laude*, 2023)
 - Valedictorian
 - Top Overall Oralist for 1L Oral Arguments
 - CALI Excellence for the Future Award® (highest grade) – Lawyering Skills I (Fall 2020), Civil Procedure – Pleadings (Fall 2020), Business Organizations (Fall 2021), Estates & Trusts (Fall 2021), Professional Responsibility (Spring 2022), Employment Discrimination (Spring 2022), Estate Planning and Drafting Lab (Spring 2022); Criminal Procedure (Spring 2023)
 - Julian Klein Davidson Scholarship
 - UMKC Law Review Volume 91, Editor-in-Chief
 - Student Bar Association Mentorship Program
- University of Kansas (B.A., *summa cum laude*, 2020)
 - Political Science and English
 - Honor Program
 - Dean's List

EXPERIENCE

Defense Verdict for Public Entity in Vendor Contract Dispute

We obtained a full defense verdict in a jury trial in Jackson County, Missouri, on behalf

SERVICES AND INDUSTRIES

Employment and Labor

Litigation

ADMISSIONS

Missouri

U.S. District Court, Western District of Missouri

U.S. District Court, District of Kansas

of a public entity regarding a contract dispute with a vendor. The plaintiff alleged representations from the public entity's leadership induced performance in support of a claim for breach of warranty ex contractu. The jury agreed with our defense that the representations did not happen and that the plaintiff did not prove damages.