

Andrew T. VanEgmond

Associate

Ann Arbor

2723 South State Street
Suite 400
Ann Arbor, MI 48104



T: 734-214-7603 avanegmond@dykema.com

Areas Of Practice

Litigation
Business & Commercial
Antitrust & Trade Regulation

Bar Admissions

Michigan

Education

University of Michigan Law School, J.D., 2017, *magna cum laude*, *Order of the Coif*

Michigan State University, B.A., 2011

Andrew VanEgmond is a litigation associate in Dykema's Ann Arbor office. His practice focuses on automotive class actions, antitrust, products liability, employment litigation, evictions, health care matters, and other complex litigation. His research and drafting skills are central to his Dykema teams' briefing and client advice.

While in law school, Mr. VanEgmond interned for a federal magistrate judge in Ann Arbor. He worked for two semesters with the Pediatric Advocacy Clinic, including preparing for and conducting a child custody trial. He was also a contributing editor for the Michigan Journal of Race & Law and served as an executive board member and student advocate with the Student Rights Project, representing K-12 students and their families in school disciplinary hearings.

At Dykema, Mr. VanEgmond continues to provide pro bono representation for K-12 students facing suspension and expulsion.

Experience

- Planned and conducted a hearing before the Michigan Administrative Hearing System that resulted in the ALJ approving a nursing home client's involuntary discharge of a patient who had repeatedly violated the client's safety policies
- Researched and drafted a long series of briefs that resulted in the dismissal of a large punitive damages claim against an auto manufacturer in a high exposure personal injury product liability case
- Researched and drafted an NLRB position statement that convinced an NLRB investigator to drop the charging party's Weingarten claim against his employer
- Argued and won a client's opposition to a motion to set aside a consent judgment in landlord-tenant court
- Researched and drafted a successful motion to dismiss an appeal of a class action settlement
- Negotiated the dismissal of a zoning violation against a school district
- Second chair at a MIOSHA hearing that resulted in the ALJ dismissing the retaliation claim against our client

Publications

"FCA and Statute of Limitations: A Puzzle for the Supreme Court"
March 2019

Andrew T. VanEgmond (Cont.)

Law Journal Newsletters - Business Crime Bulletins

Blog Posts

Resident Discharge From a Michigan HFA: A Reminder

Supreme Court Exposes FCA Defendants To Decade-Old Relator Suits

A Longer Statute of Limitations for False Claims Act Qui Tam Suits?

OIG Puts SNF Involuntary Discharges and Transfers Under the Microscope

Covenant FN 40: A Silver Lining for Health Care Providers?