

Property & Casualty Insurance

Overview

We provide coverage and claims counseling, litigation, and arbitration services in matters involving all types of property and casualty insurance. In addition, we defend individuals and entities that are insured by our clients under a wide range of policies. We also provide services related to issues such as claims and underwriting practices, regulatory and transactional matters, administrative and regulatory litigation, and reinsurance.

[Coverage and Claims Counseling, Litigation, and Arbitration](#)

- **Directors and Officers and Related Coverages** – We provide analysis and dispute resolution, and litigate a variety of claims by insureds under directors and officers (D&O) liability policies and related coverages. Our lawyers regularly handle complex coverage issues on behalf of insurers under D&O, errors and omissions (E&O), employment practices liability (EPL), and other professional liability policies. **Bad Faith Litigation** – We have considerable experience handling bad faith litigation. Our lawyers represent leading insurance companies in bad faith litigation (both individual and class action) in state and federal courts throughout the country, and we devise and help implement creative strategies for minimizing or eliminating exposure to extra-contractual liability. **General Liability** – We assist clients with the construction and interpretation of commercial general liability (CGL) policies, counseling them and litigating on their behalf. In this capacity, we address issues related to the duties to defend and indemnify, the scope of occurrence-based coverage, long-tail exposures and allocation, lost policies, and bad faith. **First-Party Property** – Our coverage lawyers have extensive experience with first-party property insurance claims that arise from all types of losses. In complex, first-party commercial property coverage litigation, we consult on coverage issues from early in the claim adjustment process through coverage litigation. This work includes examinations under oath, appraisals, mediations, arbitrations, trials, and appeals. We handle disputes involving catastrophic losses, property damage, business interruption and other economic losses, hurricane-related losses, floods, sinkholes, construction defects, breakdown or malfunction of boilers and other critical equipment, application of sublimits, trigger of coverage, number of occurrences, and bad faith. **Merger & Acquisition Representation and Warranty Insurance** – We have a sophisticated practice representing issuers of insurance for the representations and warranties that accompany merger and acquisition transactions. By combining the coverage experience of our insurance practitioners with the detailed analysis and understanding of the deal developed by our corporate securities and merger and acquisition attorneys, we bring to each claim analysis the level of critical expertise needed to evaluate these complex claims. **Excess and Umbrella** – Our lawyers handle litigation over the duties of excess and umbrella carriers. These cases involve issues including the insolvency of an underlying primary insurer, the interpretation of “other insurance” clauses, the effect of an insured’s settlement without consent, the insured’s reporting obligations, the significance of a self-insured retention, “follow form” provisions, choice-of-law issues, and apportionment issues. **Environmental** – On behalf of insurers and their insureds, we handle claims for environmental spills and contamination under CGL policies and specialty environmental policies. These suits involve the interpretation of both the “sudden and accidental” and “absolute” pollution exclusions, reasonable and necessary costs of cleanup, the duty to defend CERCLA claims and other pre-litigation matters, and the myriad coverage issues that frequently arise in this type of claim. We have extensive experience with the major underwriters of policies insuring against environmental contamination. We have represented insurers in complex declaratory judgment actions regarding coverage for environmental claims under both pollution legal liability policies and construction pollution liability policies as well as claims for coverage under policies insuring underground and

aboveground storage tank systems. Our combined environmental law and litigation experience enables us to handle environmental insurance claims with a full understanding of the issues surrounding complex environmental cleanups. We have extensive experience handling issues such as industrial and domestic wastewater; storage tank regulation; and landfill, used oil, and hazardous waste permitting and regulation. We also negotiate consent orders and remediation plans associated with the cleanup of hazardous waste, petroleum, chlorinated solvents and other contaminants with local, state, and federal environmental agencies. In addition, we have extensive environmental contamination litigation experience that includes handling claims for property damage, personal injuries, and medical monitoring stemming from alleged exposure to on- and off-site contaminants. ***Fidelity, Commercial Crime, and Financial Institution and Broker Bonds*** – Our lawyers investigate claims, analyze coverage and salvage issues, work with financial and forensic consultants to quantify damages, and represent insurers in litigation under all insuring agreements of financial institution, broker, and other theft and fidelity bonds and crime policies. We have authored multiple chapters in publications about coverage under such policies. ***Construction and Surety*** – In construction-related matters, we regularly counsel insurers on CGL, builder’s risk, and professional errors and omissions policies. We also represent sureties in various payment and performance bond claims. This work includes helping insurers and sureties draft policy and bond language. We also address regulatory issues regarding various insurance control programs. Our lawyers are experienced in all types of construction claims including those involving termination of contractors, payment claims, delay claim analysis, construction defects, differing site conditions, and design professional liability. ***Data Security and Data Privacy*** – Our lawyers have extensive experience handling privacy and security issues for clients nationwide. We frequently speak and write on data privacy and security law, and our privacy and security law clients operate in various industries, including insurance. We are well-positioned to provide compliance assistance regarding the privacy and security of individually identifiable data. Our lawyers are knowledgeable regarding federal and state privacy laws (e.g., Gramm-Leach-Bliley, HIPAA, CPNI), and the privacy and security standards used in various industries. We help clients draft and implement policies and procedures that will protect their sensitive data while complying with the requirements of state and federal privacy and security laws. We also help clients respond to data and security breaches. This work includes the required reporting to state and federal agencies, dealing with the implications for customers, vendors, and employees; and handling potential, related litigation.

Cyber Coverage and Disputes – Carlton Fields’ coverage team has been at the forefront of counseling and litigating cyber coverage disputes for insurers since long before data breaches made news, or stand-alone cyber coverages were developed. Carlton Fields’ coverage lawyers have handled some of the most high-profile and high-dollar cyber coverage disputes. We have counseled insurers regarding coverage for data breaches, malware attacks, political hacktivism, social engineering/phishing/spoofing schemes, and misappropriation of intellectual property.

We have analyzed cyber coverage issues under traditional coverages, including CGL and fidelity policies (and particularly the “computer systems fraud” rider), as well as newer cyber-specific package policies, that include first-party coverages, such as data restoration and replacement, business interruption, and breach response costs, as well as third-party liability coverages, including security and privacy liability, derivative vendor and contractual liability, and internet media liability.

Defending Insureds

- **Corporate Officers and Governance** – We regularly defend individuals and entities that are insured by our clients under D&O, E&O, EPL, policy legal liability, fiduciary liability, and miscellaneous professional liability policies. We handle high-risk matters of all types, including class actions, multidistrict litigation, adversary proceedings in [bankruptcy](#), and all stages of disputes, from pre-litigation counseling through appeal. Our experience includes handling claims involving the [Telephone Consumer Protection Act](#) and data privacy. We routinely defend insureds and their employees, directors, and officers against claims for [securities fraud](#), breach of fiduciary and other duties imposed on corporate officers, discrimination, harassment and other violations of state and federal civil rights statutes, [whistleblowing](#) and retaliation, interference with business and contractual relations, [unfair trade practices](#), fraud, and [defamation](#). Our cases often arise in the context of disputes over corporate governance, including those between majority and minority shareholders. We also defend insureds in [ERISA](#) cases. Numerous attorneys authored chapters in the *Handbook on ERISA Litigation*, published by Aspen Law & Business.

Corporate Counseling and Litigation

- **Claims Practices** – We handle national and state [class actions](#) and individual lawsuits arising out of claims practices and procedures. These matters include disputes over the use of electronic systems and databases to help process claims under automobile, homeowners, and workers compensation insurance policies; premium reporting practices as related to residual market obligations; the use of consumer credit information for claims investigations; medical records handling in workers compensation claims; implementing agreements with preferred provider organizations and direct repair programs; enforcing conditions on full replacement cost and “ordinance or law” coverage; calculating general contractors’ overhead and profit; and calculating reimbursements under medical payments coverages. In other cases, we have represented third-party administrators in disputes over claims handling, and counseled them on information technology and data privacy issues. Our lawyers also counsel claims organizations on the design and implementation of claims practices and procedures. We have helped manage communications and negotiated contract terms with vendors of claims-processing products. We have represented insurers in disputes with those vendors and in disputes with medical device manufacturers over fraudulent billing and referral practices. **Underwriting Practices** – We represent clients in class action and individual litigation involving the use of [consumer credit information](#) for underwriting and marketing purposes, nonrenewal and termination of property and liability policies, actual and alleged misrepresentations by brokers and agents, sale of lender-placed property insurance, reformation of policies, enrollment of residential tenants on surety bonds, underwriting requirements for surplus lines policies, and insurers’ obligations to lienholders and additional insureds. We also provide training to underwriters and staff on complex issues of environmental law, and on regulatory developments that may impact underwriting environmental riders. In addition, we help design protocols for compliance with the notice requirements of the Fair Credit Reporting Act. **Regulatory & Transactional Counseling** – Our lawyers have significant experience representing property and casualty insurance and reinsurance clients in regulatory matters before departments of insurance in the U.S. and several non-U.S. jurisdictions (e.g., Bermuda and United Kingdom). Our services encompass the full range of regulatory issues faced by insurers, reinsurers, and other regulated entities within the insurance and reinsurance industry. We handle matters involving insurer and reinsurer financial condition and solvency; ratemaking; company licensing; registration and approval of new products; approval of formation, [acquisition or merger](#) of insurers and reinsurers; insurer examinations, including market conduct examinations; surplus lines issues; reinsurance issues; receivership matters; [insurance tax issues](#); and producer licensing and regulation. We also have significant experience in administrative and other regulatory litigation, including agency rule challenges, regulatory investigations under state and federal false claims acts and unfair trade practice statutes, and defending clients in related individual and class action civil suits. In addition, we counsel and defend insurer clients regarding [protection of trade secrets](#) in connection with regulatory filings and disclosure under state public records laws. We represent property and casualty insurance and reinsurance clients in the formation, acquisition, and disposition of insurance companies, reinsurance companies, captives, and related entities, and

handle all regulatory aspects of reporting or seeking approval of such transactions with state insurance regulators. Additionally, we provide advice and counsel concerning producer and third-party contracts. **Reinsurance** – We provide a broad range of services to property and casualty insurers and reinsurers. These services include representing cedents and reinsurers in litigation or arbitration arising from claims, underwriting, or other issues; providing coverage advice to cedents or reinsurers; representing ceding insurers in catastrophe bonds; negotiating and documenting reinsurance transactions; reviewing reinsurance contracts; advice and counsel on fronting arrangements; captive insurers; reinsurance claims monitoring; and representing reinsurers in insurer insolvency proceedings.

Experience

General Property and Casualty

- *Harbour House (Bal Harbour) Condo. Ass'n, Inc. v. Am. Int'l Specialty Lines Ins. Co.*, No. 15-28921 (Fla. Cir. Ct. 2016) (obtaining pre-answer dismissal of coverage action involving alleged property damage claims).
- *Carfax Inc. v. Illinois Nat'l Ins. Co.*, No. 655198/2016 (N.Y. App. Div.). On March 1, a New York appeals court ruled that Carlton Fields client **American International Group Inc.** (AIG) need not defend **Carfax Inc.** against a \$50 million suit alleging the company monopolized the vehicle history report market. The decision affirmed the lower court's determination that the matter did not fall within the insuring agreement and that, even if it did, it would be precluded from coverage based on the application of the policy's antitrust exclusion.
- *Langdale Co. v. Nat'l Union Fire Ins. Co. of Pittsburgh*, 110 F. Supp. 3d 1285 (N.D. Ga. 2014), *aff'd*, 609 F. App'x 578 (11th Cir. 2015) (trial and appellate counsel for directors and officers liability insurer in suit for coverage by closely held entity seeking \$10 million in defense costs as well as penalties for bad faith for suit by minority shareholders for fraud in the sale of securities; obtained summary judgment that was upheld on appeal).
- *Weitz Co. v. Lexington Ins. Co.*, 982 F. Supp. 2d 975 (S.D. Iowa 2013), *aff'd*, 786 F.3d 64 (8th Cir. 2015). As the lead defense firm in the Southern District of Iowa, obtained a defense summary judgment where the plaintiff general contractor improperly attempted to obtain a \$50 million-plus double recovery in equity against a project owner's post-construction property insurers. The general contractor was previously sued for its materially deficient construction of the project in the Southern District of Florida. It settled with the project owner after recovering several million dollars more from its liability insurers, subcontractors, and their liability insurers. As part of the appellate team in the Eighth Circuit Court of Appeals, we defended entry of this summary judgment on appeal and obtained affirmance.

- *Office Depot, Inc. v. Nat'l Union Fire Ins. Co. of Pittsburgh*, 734 F. Supp. 2d 1304 (S.D. Fla. 2010), *aff'd*, 453 F. App'x 871 (11th Cir. 2011). Summary judgment in favor of insurer on insured's claims of more than \$24 million in investigation costs.
- *Am. Safety Indem. Co. v. Sto Corp.*, 802 S.E.2d 448 (Ga. Ct. App. 2017) (appellate counsel to insurance company in action alleging coverage by estoppel due to alleged failure to provide adequate notice of reservation of rights in defense of underlying action and statutory bad faith).

Insurance Coverage, Monitoring and Bad Faith

- *Cty. of Suffolk v. Lexington Ins. Co.*, No. 604661/2017 (N.Y. Sup. Ct. 2018) (obtaining summary judgment for second layer excess insurer in dispute involving E&O coverage provided by an excess liability policy on grounds that the underlying claim did not involve a "wrongful act" implicating the policy's insuring agreement, lacked the requisite fortuity required by New York law, and was barred by the policy's breach of contract exclusion).
- *Unimax Corp. v. Continental Ins. Co.*, No. 2016-cv-279282 (Ga. Super. Ct. 2017) (granting motion to dismiss environmental insurance coverage action), *aff'd*, (Ga. Ct. App. 2018).
- *Nat'l Union Fire Ins. Co. of Pittsburgh v. Roman Catholic Diocese of Brooklyn*, No. 653575/2014 (N.Y. Sup. Ct. 2017) (insurance coverage dispute involving underlying claims of sexual/physical abuse, granting motion for partial summary regarding pro rata allocation of defense and indemnity costs, number of occurrences, and exhaustion of multiple self-insured retentions).
- *Roman Catholic Diocese of Brooklyn v. Nat'l Union Fire Ins. Co. of Pittsburgh*, 87 A.D.3d 1057 (N.Y. App. Div. 2011), *aff'd*, 991 N.E.2d 666 (N.Y. 2013) (summary judgment for insurers in a dispute concerning the number of occurrences for underlying claims of sexual abuse, exhaustion of multiple SIRs, pro rata allocation, and waiver under New York law).

Insights

03.26.2024

Texas Supreme Court Holds 220M Settlement Agreement Is Not Binding on Insurers Without Insurers Consent Where Insured Faced No Liability Beyond Non-Insurance Assets

02.26.2024

Divided Ninth Circuit Finds Toxic Dust From Wildfire Is Not Pollutant Under Policies Pollution Exclusion

02.20.2024

New Jersey Court Holds Primary Home Insurer Must Cover Dog Bite Injury at Insureds Second Home

02.16.2024

Tenth Circuit Upholds Clear and Unambiguous ATV Exclusion in Homeowners Policy

01.30.2024

Second Circuit Warns Insurers of Risks of Forgoing Discovery

01.10.2024

Second Circuit Weighs in on Scope of Business Enterprise Exclusion Finds It Bars Coverage for Legal Malpractice Suit

12.20.2023

California Court Holds Intentional Acts Exclusion Bars Coverage for Shooting Claim Even Though Shooter Believed Gun Unloaded

12.19.2023

Kentucky Holds No Coverage for Malicious Prosecution Claim Under Policy Issued After Claimants Wrongful Arrest

12.08.2023

Federal Court Finds No Coverage for Mouthwash Tainted From Auto Cleanser Equipment

12.01.2023

“Common Sense Should Prevail” — Federal Court Recognizes Exception to “Eight-Corners Rule,” Allows U

11.20.2023

Explosives Manufacturer’s Pollution-Related Claim Blown Up by State-Specific Endorsement

11.14.2023

Ninth Circuit Finds Excess Carrier Owes Nothing to Insured Who Failed to Obtain Prior Written Consent to Settlement

11.03.2023

Fifth Circuit Clarifies Meaning of “Advertising Idea” in Personal and Advertising Injury Coverage Section of Standard CGL Policy

10.06.2023

Washington Appellate Court Finds Insureds’ Failure to Provide Statutory Notice of Intent to Sue Did Not Void Default Judgments Against Insurer

09.29.2023

New York Federal Court Enforces “Third Party or Contracted Security” Exclusion to Abrogate Duty to Defend for All Defendants in Assault Suit

09.15.2023

Fifth Circuit Holds No Uninsured Motorist Coverage for Lyft Driver Following Crash

09.08.2023

Alabama Federal Court Finds No Duty to Defend Lawsuit Alleging Concealment of Defects in Sale of Home

08.28.2023

Cause and Effect: Southern District of Florida Determines Parkland Shooting Constituted One Occurrence

08.18.2023

No Paying Over Slow Milk? Wisconsin Appellate Court Finds Intentional Act by Cattle Feed Supplier May Be “Occurrence” Under CGL Policy

08.11.2023

Eighth Circuit Finds Assault & Battery Exclusion Bars CGL Coverage for Bar Patron’s Gunshot Injury

07.28.2023

Second Circuit Gives Lesson in Interplay Between Construction Contracts and CGL/Umbrella Policies

07.24.2023

Georgia Appellate Court Finds Insurer's Intended Acceptance of Presuit Settlement Offer Invalid, As Check Was Issued Earlier Than Time Specified by Claimant

07.19.2023

New Attestation for Florida Residential Property Insurers

07.14.2023

Eleventh Circuit Holds Fungi or Bacteria Exclusion Inapplicable Because Cooling Tower Containing Legionella Was Not a "Building" or "Structure"

06.30.2023

Seventh Circuit Declines to Enforce Plain Language of Distribution of Material Exclusion in Business Liability Policy

06.22.2023

Florida Enacts Bill Imposing Regulatory Oversight Relating to Insurer Accountability

05.31.2023

Fifth Circuit Holds No Liability Coverage for Negligence Claim Premised on Allegations of Intentional Conduct

05.23.2023

New Florida Law Banning Real Estate Ownership by Foreign Principals From Certain Foreign Countries

05.19.2023

Second Circuit Affirms Ruling That Prior Knowledge Exclusion Barred Coverage for Legal Malpractice Lawsuit

05.16.2023

New Florida Law Banning Real Estate Ownership by Foreign Principals From Certain Foreign Countries

05.12.2023

11th Cir. Affirms That Georgia's Implied Waiver Doctrine Cannot Be Used to Create Coverage

05.10.2023

No Coverage for Delinquent Payments: Mobile Home Park Operator Cannot Recover for "Expected or Intended" Injuries

04.21.2023

Third Circuit Limits Pennsylvania's "Reasonable Expectations" Doctrine

04.17.2023

Mass. Court Holds Unprovoked Attack Not "Physical Abuse" Within Meaning of Abuse and Molestation Exclusion

03.31.2023

Florida Broadens Use of Proposals for Settlement by Enacting House Bill 837: Proposals for Settlement Can Now Be Served in Civil Insurance Cases Seeking More Than Just Damages

03.27.2023

Florida Overhauls Bad Faith Law, Repeals One-Way Attorneys' Fee Statutes, Adopts Modified Comparative Negligence and Other Tort Reforms

03.24.2023

New Jersey Federal Court: Policyholders Must Plead Specific Policy Provisions to Maintain Suits

03.17.2023

Known Means Known: Eleventh Circuit Requires Actual Knowledge to Trigger Insured's Notice Obligation

03.10.2023

Seventh Circuit Finds Notice-of-Impairment Exclusion Bars Coverage for Warehouse Fire

03.03.2023

Florida Appellate Court Affirms Work Product Protection for Insurer's Claim File

02.27.2023

Florida Supreme Court Holds That a Public Adjuster With Pecuniary Interest Cannot Qualify as a “Disinterested” Appraiser for Homeowner

02.20.2023

Ohio Supreme Court Finds Insured’s Ransomware Payment Not Covered Under Business Owners Policy

02.15.2023

No CGL Coverage for Opioid Distributor Sued for Economic Damages but Not Bodily Injury Damage

02.10.2023

New California Time-Limited Demand Statute for Insurance Claims Effective Now

01.27.2023

Florida Insurance Reform Special Session 2 – This Time Means Business

12.22.2022

New York Federal Judge Finds No Duty to Defend Based on War Exclusion’s Insurrection Clause

12.21.2022

Is the Broken Florida Homeowners Insurance Market Finally Fixed?

12.16.2022

Massachusetts Federal Court Affirms Coverage Disclaimer Based on Excess Carrier’s Strict Enforcement of Notice Requirement

12.05.2022

Seventh Circuit Holds Insurer Had No Duty to Defend or Indemnify Fireworks Distributor Following Fourth of July Fireworks Explosions That Injured Two Volunteers

11.18.2022

Third Circuit Holds Assault or Battery Exclusion Bars Coverage for Sex Trafficking Claims

11.14.2022

Seventh Circuit Finds Pleadings in Same Lawsuit Are “Related Claims,” Despite Addition of New Allegations and Defendants

11.10.2022

Eleventh Circuit Holds Buzz Words in Arbitration Demand Insufficient to Trigger Duty to Defend

10.28.2022

Eleventh Circuit Finds Claims-Made Policy’s “Correlating Claims” Provision Substantially Similar to “Related Claims” Provisions

10.21.2022

Insurer Not Liable for Law Firm Accused of Violating North Carolina Driver’s Privacy Protection Act

10.07.2022

Eleventh Circuit Affirms Dismissal of First-Party Property Complaint for Failure to Meet Pleading Standard

09.23.2022

No Coverage Under Cybercrime Endorsement for Florida Fraudulent Wire Transfer

09.16.2022

Investment Advisory Firm’s Unlawful Copying and Distribution of Industry Publication to Firm Employees Not Covered by Professional Liability Policy

09.09.2022

Fifth Circuit Leans on Well-Established Contractual Interpretation Doctrine to Preclude Coverage Under General Liability Policy

08.31.2022

Federal Court Rejects Computer Fraud Coverage for Social Engineering Loss

08.19.2022

Sixth Circuit Finds Unregistered Security Exclusion Bars Professional Liability Claim

08.12.2022

Ninth Circuit Finds Settlement and Two-Year Limitations Statute Barred “Bad Faith” Workers’ Compensation Suit by Man Struck by Lightning

08.08.2022

Federal Court Finds Selling Products in New Jersey Is Insufficient to Establish Personal Jurisdiction in Case Regarding Insurance Coverage for Underlying New Jersey Action

08.01.2022

Louisiana Supreme Court Finds “Assault and Battery Exclusion” Barred Coverage for Kidnapping at Insured’s Motel

07.29.2022

Sixth Circuit Holds Attorneys’ Fee Award Does Not Constitute Damages Under Professional Liability Policy

07.27.2022

Florida Announces Temporary Reinsurance Arrangement for Insurers in Light of Potential Rating Downgrades

07.15.2022

Federal Court Rules “Unauthorized Network Access Exclusion” Precludes Coverage for \$1.3M Payment From Hacker’s Fraudulent Email

07.08.2022

Southwest Marine and General Insurance Co. v. United Specialty Insurance Co.: A Lesson in Common Limitations of Additional Insured Provisions

06.07.2022

OIR Releases Details on New Reinsurance Program: Rate Filing for 2022-2023 Contract Year Due June 30

06.02.2022

D.C. Circuit Affirms Dismissal of Claims Against Reinsurers

05.31.2022

Second Circuit Concludes That Workers Who Deliver Baked Goods Are Not Transportation Workers and Must Arbitrate Their Claims

05.26.2022

New Legislation From Florida Special Session on Property Insurance Reform

05.23.2022

Florida Special Session on Property Insurance Reform: What Insurers Need to Know

05.11.2022

Southern District of New York Concludes That Equitable Tolling Does Not Save Untimely Petition to Confirm Foreign Arbitration Award

04.22.2022

Florida Federal Court Derails Railway's Coverage Suit Due to Prejudicial Two-Year Notice Delay

04.15.2022

Delaware Supreme Court Holds That "Related Claim" Standard Is Based on Plain Language of Policy

04.15.2022

New York Federal Court Confirms Arbitration Award Under Cyprus-Libya Bilateral Investment Treaty

04.13.2022

Eleventh Circuit Holds Tort Claimants Lack Standing to Challenge Judgment That Insurer Has No Duty to Defend

04.12.2022

Tenth Circuit Concludes Enforceability of Arbitration Clause Was Issue for Arbitrator

04.01.2022

Fifth Circuit Concludes That Compliance With Pandemic-Related Shutdown Orders Does Not Constitute "Direct Physical Loss of or Damage to Property" Under Louisiana Law

03.28.2022

Two Property and Casualty Bills Headed to Fla. Governor: What Insurers Need to Know

03.25.2022

Illinois Appellate Court Finds No CGL Coverage for Defective Elevator Suit

03.21.2022

D.C. Circuit Concludes That IMF Did Not Waive Immunity by Agreeing to Arbitration

03.11.2022

Delaware Superior Court Applies “Meaningful Linkage” Test for D&O Related Acts Analysis

03.04.2022

Georgia Federal Court Extinguishes Fire Claim Because of Insured’s Failure to Update Insurer on Home Use

03.01.2022

Fifth Circuit Determines a Deductible Buyback Policy Was a Named Perils Policy for Hurricane Harvey Flood Damage

02.22.2022

Ninth Circuit Concludes Domino’s Drivers Are Exempt From FAA

02.18.2022

Eleventh Circuit Finds Employer’s Liability Exclusion Ambiguous Under Alabama Law

02.04.2022

“Belt and Suspenders” Don’t Need Zip: Federal New York Court Rejects Timeliness Obligation for Optional Disclaimer

02.02.2022

Property Insurance Litigator's Handbook, Third Edition

02.02.2022

Ninth Circuit Reverses Order Compelling Arbitration

02.01.2022

Fifth Circuit Affirms Finding of No Coverage for Phished Funds Never “Held” by Insured

01.28.2022

Proposed Amendments to New York’s Comprehensive Insurance Disclosure Act Would Ease Burden on New York Litigants

01.21.2022

Ninth Circuit Affirms Coverage Denial Based on Insured’s Unreasonable Expectations

01.13.2022

Claim Managers Take Note: New York’s Comprehensive Insurance Disclosure Act Places New, Immediate, and Retroactive Disclosure Obligations Under CPLR 3101(f) on Defendants and Defense Counsel

12.23.2021

Sixth Circuit Finds No Coverage for Alleged Losses Related to COVID-19

12.22.2021

Second Circuit Rejects Arbitration-Ordered Procedure for Determining Religious Exemptions to Vaccines in Favor of Title VII Standards

12.20.2021

Chinese Insurers Look Beyond Infrastructure Risk in Latin America

12.20.2021

Sixth Circuit Concludes That Kroger Retirement Benefits Dispute Is Governed by Arbitration Clause in Collective Bargaining Agreement

12.10.2021

Sixth Circuit Affirms Ruling That Knowledge Exclusion Barred Coverage for Listeria Contamination Loss, Finds Green Bean Farmer Forfeited “Ambiguity” Argument

12.03.2021

Florida Appellate Court Rejects Third Party's Attempt to Rewrite Appraisal Clause in Property Insurance Policy

11.23.2021

Second Circuit Affirms Judgment Confirming Dismissal of Claims on Statute of Limitations Grounds and Order Enjoining Plaintiff From Refiling His Claims

11.12.2021

10th Circuit Finds No Coverage Under All-Risk Policy for Building Damage Caused by Soil Collapse Triggered by Burst Water Pipe

11.01.2021

Virginia Federal Court Orders Suppliers of Contaminated Fruit to Reimburse Subrogated Insurer for Defense of Smoothie Cafes

10.26.2021

Florida Federal Court Affirms Insurer's Denial of Hurricane Irma Claim Reported More Than Two Years Late

10.19.2021

Workers Compensation Rate Hearing and Proposed Cat Fund

10.19.2021

Workers' Compensation Rate Hearing and Proposed Cat Fund

10.15.2021

Florida's "Totality of Circumstances" Bad Faith Analysis Should Consider Claimant's Actions as a "Factor" but Not a "Focus"

10.13.2021

Fifth Circuit Finds Coverage for Untimely Fraudulent Wire Instruction Claim Is Not Barred Under D&O Policy

10.08.2021

California Federal Court Awards Insurer Reimbursement of Settlement Funds Paid on Insureds' Behalf After Finding Insurer Has No Duty to Indemnify in Wrongful Death Suit Involving Wrecked Ferrari

09.28.2021

Arizona Federal Court Finds False Pretenses Exclusion Bars Coverage for Fraudulent Wire Transfer Under Professional Liability Policy

09.24.2021

Consent to Settle: Third Circuit Reminds Insureds to Obtain Prior Written Consent Required by a Claims-Made Policy or Face Claim Denial, and Rejects Bad Faith Claim in Absence of a Finding of Coverage

09.17.2021

Eleventh Circuit Finds No Insurance Coverage for Dental Practice's COVID-19 Business Income Loss Under Georgia Law

09.01.2021

Sixth Circuit Determines the Term "Suspension of Operations" in Business Interruption Policy Requires "Complete Shutdown of Business Operations" Under Ohio Law

08.31.2021

Wisconsin Federal Court Finds That "Inadequate Consideration" Carve-Out Bars Coverage for Securities Fraud Settlement

08.20.2021

Delaware Court Finds Appraisal Proceeding Is Not a Claim "for a Wrongful Act" and Dismisses \$177M Coverage Action

08.13.2021

Florida Appellate Court Issues Opinion on Validity of Assignment of Benefits in Property Insurance Claim

07.30.2021

Illinois Supreme Court Finds That Alleged Sharing of Fingerprint Data Violates the Right of Privacy, a “Personal Injury” Triggering Duty to Defend

07.20.2021

South Carolina Supreme Court Authorizes Homeowner’s Insurers to Estimate Depreciation of “Embedded Labor Components” in Calculation of Actual Cash Value

07.16.2021

Florida Supreme Court Permits Insurer to Maintain Subrogated Malpractice Claim Against Counsel Retained to Represent Its Insured

07.13.2021

New York Federal Court Rejects Argument That SEC Investigation Constitutes a “Securities Claim” Under D&O Policies

07.02.2021

Insurer Prevails in First Substantive Appellate Ruling in COVID-19-Related Insurance Coverage Litigation

06.25.2021

PSA: Second Circuit Issues Reminder of the Consequences for Lack of Specificity in Disclaimers of Coverage for Personal Injury Claims Under New York Law

06.11.2021

Texas Federal Court Finds Law Firm’s Alleged 40,000 Unauthorized Claims Related to Deepwater Horizon Disaster Were Not “Professional Services” Triggering Duty to Defend

06.04.2021

Ninth Circuit Finds Refusal to Accept a Demand, Without More, Is Not a “Claim” Under Policy

05.25.2021

Colorado Federal Court Finds “Kona” Class Actions Did Not Trigger “Personal and Advertising Injury” Insuring Agreement

05.14.2021

Consistent With Nationwide Trend, Recent Decisions Applying Louisiana Law Find COVID-19 Does Not Cause Physical Loss or Damage

05.06.2021

Florida Senate Passes Legislation to Reform Litigation for Property Insurance Claims

04.30.2021

No More Runway for Florida COVID-19 Insurance Coverage Lawsuit

04.27.2021

Ninth Circuit Flags NFL Stadium Design and Construction as Intentional Conduct Resulting in Out of Bounds Claim for Occurrence Coverage

04.23.2021

Delaware Courts Secure Limited Scope of “Securities Claims” in D&O Policies

04.16.2021

Beware the Honest Hacker: Indiana Supreme Court Finds That Bitcoin Payment Is Not Necessarily Covered Loss Under Commercial Crime Policy Because Not Every Ransomware Attack Involves Fraud

04.02.2021

Arizona Supreme Court Finds That Reasonableness of Insurer’s Refusal to Consent to Settlement Under D&O Policy Is in the Eye of the Insurer

03.30.2021

Gluing Feathers to a Phone Does Not Make a Turkey: Seventh Circuit Finds Mere “Negligence” Label and “Stitched Together” Factual Allegations Do Not Trigger Duty to Defend Aggressive Robocall Lawsuit

03.26.2021

“Specific” Means “Specific” – Florida’s Bad Faith Statute Must Be Strictly Construed

03.19.2021

Texas Federal Court Finds No Coverage Under Crime Policy for Phishing Scheme Because Insured Did Not “Hold” Diverted Funds and Suffered No Direct Loss

03.12.2021

Delaware Supreme Court Affirms Insurability of Fraud and Larger Settlement Allocation Rule

03.05.2021

New Jersey Federal Court Holds Virus Exclusion Bars Coverage for Car Dealerships’ COVID-19 Losses; Rejects Public Policy Argument Based on Pending Legislation

02.26.2021

New York Court Finds Securities Settlements Not Covered by D&O Policies Due to Insured Capacity and Uninsurable Loss Issues

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Target Data Breach Not Covered Under CGL Policy: Court Rejects “But-For” Theory for Loss of Use Damages Where There Was No Evidence of Value of the Use of Payment Cards

02.24.2021

Should Defendants Seek Stays of Class Actions Pending the Supreme Court’s Upcoming Decision on Article III Standing for Absent Class Members?

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New York First Department Clarifies Effect of New York Insurance Law Section 3420 on Claims-Made-and-Reported Policies

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Florida Supreme Court Defines Damages Recoverable by First-Party Insureds in Actions Alleging Breach of Policy

02.03.2021

Florida Appellate Court Determines Faulty Workmanship Exclusion in Homeowner’s Policy Is Not Ambiguous and Thus Damage Caused by Contractor’s Conduct Is Not a Covered Loss

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Outlier Decision of New York Appellate Court Denies Insurer's Right to Recoup Defense Costs Even Though Court Found No Duty to Indemnify

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Florida Legislation Protects Businesses From COVID-19 Lawsuits

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Florida Judges Find COVID-19 Does Not Cause Direct Physical Loss or Damage

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New York Supreme Court Allows Paint Company to Pursue Coverage for \$102M Lead Paint Settlement

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Missouri Federal Court Finds New York Choice-of-Law Provision Does Not Inhibit Insured's Assertion of Missouri-Specific Public Policy Statute Violation

12.18.2020

Texas Federal Court Finds No Coverage for Civil Authority Orders Issued in Preparation for Hurricane Harvey Because They Were Not Issued as a Result of Physical Loss or Property Damage

12.04.2020

Ninth Circuit Applies Willful Violation of Law Exclusion in Professional Liability Policy To Preclude Coverage for Wrongful Death Lawsuit Stemming From Doctor's Unlawful Distribution of Fentanyl

11.20.2020

Florida Appellate Court Affirms Dismissal of First-Party Bad Faith Suit Based on Insured's Deficient Statutory Pre-Suit Notice

11.18.2020

California Federal Court Holds Professional Services Policy Issued to FedEx Covered Acts of Self-Service Kiosks' Physical Printing of Receipts

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Ninth Circuit Adopts General Rule Regarding Circumstances in Which Excess Insurers May Dispute Exhaustion of Underlying Insurance

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Florida Appellate Court Allows Insurer To Proceed With Appraisal on Scope of Covered Repairs in Hurricane Irma Property Damage Claim

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Eleventh Circuit Finds Fuel Thefts Separated by “Time and Space” Constitute Separate Occurrences Needing Separate Deductibles Under Property Policy

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Massachusetts High Court Rejects Insurance Company’s Application of “Physical Abuse” Exclusion to a Personal Injury Claim Involving One-Time Unintentional Contact

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South Carolina Federal Court Finds No Coverage for Faulty Workmanship Damages Discovered Years After Occurrence-Based Policy Expiration

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Minnesota Supreme Court’s First Opinion on the State’s Bad Faith Statute

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The No Corners Rule? New York Federal Court Holds No Duty to Defend Where There Is No Possible Legal or Factual Basis for Indemnification of Insured

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An Equitable Exception To the Four Corners Rule: The Eleventh Circuit Looks Beyond Operative Complaint To Find No Duty To Defend

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Fifth Circuit Holds That Ensuing Loss Provision of Builders’ Risk Policy Requires Two Separate Events to Qualify for the Construction Exclusion Carve-Out

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Defining Indemnity in the Context Of Actual Cash Value Calculations

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Washington Federal Court Finds Attorney-Client Privilege Waived by Claims Handler's Inadvertent Disclosure of In-House Counsel's Coverage Opinion to Defense Counsel

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Eleventh Circuit Finds No "Direct Physical Loss" to Dust-Covered Restaurant that Merely Required Cleaning

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Fifth Circuit Ices Insured's Bid to Recover Insurance Proceeds for Assigned Boiler Claim

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Coverage Claim Bites the Dust: Seventh Circuit Finds No Coverage for \$50 Million Judgment Resulting From Dust Pollution Due to Known Claim and Expected or Intended Injury Exclusions

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Eleventh Circuit Explicitly Adopts Distinction Following Hoover to Confirm That Coverage Cannot Be Created Through Waiver or Estoppel

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DC Court Finds No Coverage for COVID-19 Losses Where Plaintiffs Could Not Show That Property Sustained Direct Physical Loss

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Federal Puerto Rico Court Affirms That Coverage Under Claims-Made Policy Is Not Created by Waiver or Estoppel

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Don't Lead Me On: Georgia Court of Appeals Finds Insurance Company Did Not Mislead Insured and Therefore Did Not Waive Policy's Suit Limitation Provision

07.13.2020

Ninth Circuit Finds No Coverage Under Advertising Liability Policy for Walmart's Floor Display of Goods and Services Supplied by Insured Apparel Vendor

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Seventh Circuit Rejects Insured's "Claim Within a Claim" Argument

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Iowa Supreme Court Finds Fatality Allegedly Caused by Gross Negligence Was a Potential "Accident" Under CGL Policy

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Florida Court Determines Insurer Did Not Waive Right to Appraisal in Hurricane Irma Claim Brought by Homeowners

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Recent Developments in Property Insurance Coverage Litigation

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A Case of Mass Listeria: Insurer's Duty to Defend in New Jersey Contaminated Pizza Crusts Suit

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Two Early Rulings in Favor of Insurers in COVID-19 Insurance Coverage Litigation

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Years of Embezzlement Precluded From Coverage Under E&O Policy's Commingling Exclusion

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COVID-19 Insurance Coverage Class Actions

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D&O Coverage for Coronavirus Claims

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Eleventh Circuit Weighs in on Allocated Verdict Form Procedure

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Pennsylvania Court Ices General Reservation of Rights Letters: Insurers Must Specify “Emergent Coverage Issues”

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Eighth Circuit Enforces Contract Liability Exclusions to Bar Contract Claims, Regardless of Non-Contractual Cause of Action in Complaint

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Louisiana, Pennsylvania, and South Carolina Join in Introducing Legislation That Would Force Insurers to Retroactively Cover COVID-19 Losses

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New York Court of Appeals Affirms GBL § 349 and § 350 Claims Must Have Widespread Effect on Consumers

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Are COVID-19 Business Interruption Claims Appropriate for a Coverage Class Action?

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A New Bad Faith Trend Emerges in COVID-19 Business Interruption Litigation

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Pennsylvania Federal Court Refuses to Dismiss Bad Faith Claim, Even Though Insurer Timely Made Demanded Payments

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New York Federal Court Finds Insured’s Failure to Provide Notice of Subpoena Did Not Bar Coverage for Later Lawsuit

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New York Among the Latest States to Propose Legislation That Would Require Insurers to Cover COVID-19 Business Interruption Losses

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States Introduce Emergency Laws Seeking to Retroactively Expand Business Interruption Insurance for Small Businesses to Include Claims Related to COVID-19 Despite Policy Exclusions Providing Otherwise

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Coronavirus State Insurance Regulatory Developments

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Business Interrupted: Policyholders Seek to Avoid the “Direct Physical Loss or Damage” Requirement for Business Interruption Insurance in the Wake of the COVID-19 Pandemic

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Coronavirus Coverage Conundrums

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New Jersey Proposes Bill That May Require Insurers to Cover COVID-19 Business Interruption Losses

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Ransomware Attack Replacement Costs Are Covered “Direct Physical Loss or Damage” Under Standard Business Owner’s Policy, According to Maryland Federal Court

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Flooded: Court Finds “Named Windstorm” Coverage, and Not Flood Sublimit, Applies to Superstorm Sandy Water Damage Claim

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The Perils of Using Baseball Arbitration to Resolve RWI Policy Disputes

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So, What Was Reserved? Potential Claims Handling Pitfalls Under a Reservation

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The Impact of the Duty to Mitigate on Diminution of Value Claims

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Value Claim: Non-Recurring Impact of Unknown Business or Operational Issue

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RWI Claims That Keep You Up at Night

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A Forensic Accountant's Take on Materiality

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The Building Blocks of Materiality

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Under the Microscope: Dissecting Errors to Evaluate RWI Damage Claims

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When Balance Sheet Errors Turn into Multiple EBITDA Claims

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Valuing Income Statement Breaches in Transactional Insurance Claims

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Florida Court Holds Carrier's Basis for Botched \$149K Ferrari Payment Defied "Common Sense"

02.12.2020

Massachusetts High Court Upholds Consent-to-Settle Provision, Protecting Insurer Who Did Not Have the "Final Say"

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New York Appellate Court Affirms Denial of Discovery Into Other Hurricane Sandy Claims

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Ohio Appellate Court Rejects Policyholder's Notice-Prejudice and Continuity of Coverage Arguments

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Insured's Leaky "Abrupt" Interpretation of All-Risk Insurance Collapses Under Eleventh Circuit Scrutiny

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Is Your "Securities Claim" Actually Covered Under Your D&O Policy? A Review of In Re Verizon Insurance Coverage Appeals

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South Carolina Supreme Court's Quiet Erosion of Insurers' Attorney-Client Privilege Rights

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Connecticut Supreme Court Fortifies Crumbling Foundation Claim Denials in Trio of Insurer Victories

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Eleventh Circuit Rejects Insurer-Defended Policyholder's Bid to Expand Florida's Bad Faith "Excess Judgment Rule" to Include Collusive Settlements Concocted Without Insurer's Consent

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Florida Legislature Creates Right of Contribution for Defense Costs Among Liability Insurers
The Trial Advocate

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Look No Further Than the Insuring Clause: Ill-Gotten Gains Do Not Constitute Covered “Loss”

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Seventh Circuit Finds “Based Upon or Arising Out of” Language in Contract Exclusion Renders Coverage

10.31.2019

Court Finds Animals Incapable of Vandalism or Malicious Mischief for Insurance Purposes (and all other purposes, too)

10.25.2019

Appearance by Video Might Be More Convenient for a Nonparty in Arbitration, But It Can’t Be Compelled Under the FAA

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New York Supreme Court Holds Documents Created By Counsel During Claims Handling Were Not Privileged

10.02.2019

Seventh Circuit Reverses Prior Ruling After Reexamining Exclusion Clause

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Appraise Away Says Florida’s Fifth DCA

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Florida Court Holds It Was “Miscarriage of Justice” to Deny Insurer Award of Appellate Fees

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The Insurer’s Howler, or How Travelers Proved Its Insured’s Case

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The Hurricane is Coming in Five Days - Are We Ready for This?

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Second Circuit Confirms: Rolling Trash Cans Are Not “Vehicles” as Common Sense Prevails Again

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War of the Words: Ninth Circuit Reverses Judgment for the Insurer in Rare War Exclusion Case

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New York’s Highest Court Holds Untimely Disclosure Is Not an Untimely Disclaimer

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When Should an Insurer Deny Coverage? The Second Circuit Provides Guidance on What Constitutes a Reasonable Time by Which to Deny Coverage Under New York Law

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Colorado Federal Court Rejects Attorney-Client Privilege for Communications Between Insurer’s Claims

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New York State Court Affirms All-Sums Allocation Method

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EDNY “Teas” It Up On Additional Insured, Finds Insurer May Withdraw Defense and Recoup Defense Costs

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Missouri Appeals Court Rules That Insurer Must Pay Double Policy Limits in Medical Malpractice Claim

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Baltimore's Three-Week Ransomware Is a Warning for Other Local Governments to Prepare for Cyberattacks

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Back to Basics: The Georgia Court of Appeals Distinguishes Acceptance From Counteroffer

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Tennessee Supreme Court Holds That Replacement Cost Less Depreciation Does Not Allow for Depreciation of Labor When Calculating Actual Cash Value of a Property Loss

04.30.2019

Pending Approval By Governor, Companies That Rent Industrial "Special Mobile Equipment" Will No Longer Be Subject to Strict Vicarious Liability for the Actions of Their Renters

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Florida Legislature Passes Sweeping Assignment of Benefits Legislation

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Florida Legislature Passes Sweeping Assignment of Benefits Legislation

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California Federal Court Holds Scope of Duty to Defend Is Determined by the Language of the Contract

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Federal Court Declines to Dismiss Excess Carrier's Suit Seeking Reimbursement of Amounts Paid in Underlying Medical Malpractice Settlement

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Break Out Your Crystal Ball: New York's First Department Relies on Policy's Mitigation Provision as Support for Allegation That Consequential Damages Were Foreseeable

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Coverage Issues Relating to Drones Take on New Heights: A California District Court Finds Drone-Related Injury Falls Within Policy's Aircraft Exclusion

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Recent Developments in Property Insurance Coverage Litigation

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Homeowners Insurance Has Unintended Consequence, Insurer Must Defend Teen in Cyberbullying Suit

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No Offer, No Rejection, No Bad Faith: Georgia Supreme Court Limits Liability for an Insurer's Bad Faith

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No Offer, No Rejection, No Bad Faith: Georgia Supreme Court Limits Liability for an Insurer's Bad Faith Refusal to Settle

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Second Circuit Holds "Offering for Sale" Is "Advertising Injury" Under CGL Policy, But Allegation No

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Court Finds No Coverage for \$42 Million False Claims Act Suit Due To Late Reporting

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Nevada Supreme Court Holds That Insurer's Liability for Breach of the Duty to Defend is Not Capped at Policy Limits

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Will Insurance be the Death of Football? Market Constricts Amid Brain Injury Concerns

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When Evidentiary Error Matters: Eleventh Circuit Affirms Decision to Grant Retrial

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Beware Of The Warranty – Second Circuit Relies On Terms Of Warranty, Not Policy, To Make Coverage De

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Court Enforces Policy's Crumbling Foundation Plain Language in Dismissing Claims Against Insurers

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When a Nightclub Is Forced to Say Goodnight: California Appellate Court Applies Broad Reading of "Lo

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Intentional Accidents: California Supreme Court Announces that General Commercial Liability Policies

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Related Decisions: Three Recent Cases Emphasize Breadth of "Related Wrongful Acts"

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Clearing the Air: Tenth Circuit Strikes Down an Indoor Air Quality Exclusion, Citing Ambiguity

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SEC-ordered Disgorgement is an Uninsurable "Penalty," not a Covered "Loss"

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Another Sentinel Strike: California District Court Dismisses Financial Elder Abuse and Fraud Claims

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Failure to Procure Cyber Insurance Could Haunt Your Company

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Six Degrees of Separation: Eleventh Circuit Upholds a Broad 'Related Claims' Provision

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Florida Insurance Commissioner Issues Hurricane Michael Emergency Order

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Eleventh Circuit Finds Exclusion Bars Trademark Infringement and Dependent False Designation and ...

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Sixth Circuit Weighs in on Coverage for Marijuana-related Property Loss

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Crime Policy Won't Cover Strip Club That Overcharged for Undressing, Says Nevada District Court

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Underlying Assertion of Negligent Misrepresentation Is Not Necessarily an Occurrence

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Florida Court Enforces Condition on Post-Loss Assignment of Benefits, Creating Conflict Between District Courts of Appeal

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Professional Services Exclusion Precludes Coverage for False Claims Act Suit

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An Absolute Pollution Exclusion: Reading the 'Fine' Print

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Common Sense Prevails Over Dictionary Definitions: Rolling Trash Bins Are Not 'Vehicles' Judge Explains

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New Opinions From Second and Sixth Circuit Courts Rock Phishing Loss Coverage Landscape

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Defining 'Logical Connection': NC Federal Court Tackles 'Related Claims'

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To Defend or Not to Defend? Northern District of Ohio Provides Guidance for Determining Whether to Defend an Arbitration

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The Sentinel Strike: The Hartford's Gift to New York Insurers in the War to Stop Policyholder Experts from Claiming Ambiguities Exist in Clear Policy Exclusions

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Eleventh Circuit Applies Realignment Doctrine to Undo Years of Coverage Litigation Between Primary and Excess Insurers

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An Expert Is Only as Good as His Actual Experience

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Eleventh Circuit Affirms No Coverage Under Computer Fraud Provision of Insurance Policy

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Fidelity Coverage for Social Engineering Scams: The Ninth Circuit Upholds an Authorized Use Exclusion

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New York's Highest Court Rejects 'Unavailability of Insurance Exception' Under 'Pro Rata Time on the Risk Allocation'

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Drawing a Line in the Sand: The Second Circuit Tries to Define Where D&O Coverage Ends and E&O Coverage Begins

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AIG Won't Have to Defend Carfax in \$50 Million Antitrust Suit

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'Me Too' Coverage Implications for Employers

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Dot the I's and Cross the T's: the Importance of Clarity in Claim Communications and the Availability of Punitive Damages for an Insurer's Bad Faith Failure to Settle

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Defining Indemnity in the Context Of Actual Cash Value Calculations

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When Relying on a Prior Acts Exclusion to Deny Coverage, Be Sure to Connect the Dots

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Opening the Pandora's Box of Flood Policies, or How Filing Suit Against Flood Insurers Can Effectively Reduce the Suit Limitations Period

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See Something, Say Something – Especially on Your Application for Insurance Coverage

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Look Beneath the Surface: No Coverage for DC Row House Collapse Under Builder's Risk Policy

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No Coverage for Hole-In-One Contest, Says Fore-th Circuit Court of Appeals

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CGL Policies and Data Breaches: No Publication, No Coverage

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First Circuit: The Best Offense Is a Good Defense?

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Florida Court Rejects Property Insurer's Effort to Limit Assignment of Benefits

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War: What is it good for? Business Loss and the War Exclusion

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Ninth Circuit Confirms Privacy Exclusion Bars TCPA Claims

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SDNY Rules SEC Investigation Is A “Claim” Within Pending and Prior Acts Exclusion

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Pennsylvania Supreme Court Clarifies Showing Required for Bad Faith Insurance Claims

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Georgia Federal Court Rules on Questions of Efficient Proximate Cause, Manifestation/Continuous Trigger and Pro Rata Allocation of Damages

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Navigating Florida Property Coverage Waters After Hurricane Irma

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Third Circuit Clarifies Abstention Doctrine in Insurance Coverage Declaratory Action

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Texas Appeals Court Affirms Class Certification in Case Alleging Roofer Violated Insurance Code

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The Privilege Maintains Its Power: Texas Supreme Court Blocks Discovery of Insurer Attorney’s Billing Information

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District Courts Buck Trend on Fidelity Coverage for Social Engineering and Business Email Compromise Schemes

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“Arising” tide for insurers: 11th Circuit takes expansive view of Prior Acts Exclusion

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New York's High Court Holds Additional Insured Coverage Extends Only to Injuries Proximately Caused by Named Insured's Fault

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Washington Federal Court Rejects Policyholder's "Separate Claim" Argument

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Poisoning the Well: Washington Supreme Court Applies Efficient Proximate Cause to Eviscerate Pollution Exclusion in Liability Policy

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New York DFS Requests Information on Use of External Consumer Data and Information Sources in Life Insurance Underwriting

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WV Court Rules Earth Movement Exclusion Unambiguously Precludes Coverage Regardless of Whether Landslide Was a Man-Made or Naturally-Occurring Event

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One Way Out: California District Court Finds Insurer Had Right to Pay Limits Despite Possible Defense

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Shot Through the Heart, But the Excess Carrier Isn't to Blame: Georgia Federal Court Finds Policy's Broad Firearms Exclusion Bars Coverage

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Fifth Circuit Reverses Mississippi District Court's Interpretation of "Ambiguous" Language to Nullify Defense Within Limits Coverage

06.02.2017

Connecticut Appellate Court Addresses Trigger, Allocation, Exclusions, and Other Issues of First Impression in Coverage Litigation Over Long-Latency Asbestos Injury Cases

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Eleventh Circuit Deems Voluntary Dismissal of a Coverage Action Sufficient to Award Attorneys' Fees to a Policyholder as the Prevailing Party

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Multiple Instances of Defectively Designed, Manufactured, or Installed Windows Does Multiple Occurrences Make

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Oregon Supreme Court Revives Century-Old Statute to Award Attorney's Fees to Policyholder

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Texas Supreme Court Clarifies When Insured May Recover Policy Benefits

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New York Court Upholds Suit Limitation Period, Ruling Appraisal is Not a Condition Precedent to Filing Suit

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Why P&C Carriers Must Prepare For The Marijuana Market

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Marijuana Insurance: Workers' Compensation Carriers Take a Hit

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A Stitch in Time Saves ... An Insured From Incurring Non-Covered Defense Costs

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Blowing the Whistle on Willful Misconduct: California Court holds that False Claims Act Suits Are Uninsurable Due to Public Policy

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Reading the Crystal Ball: Reservation of Rights Letters under South Carolina Law in the Wake of Harleysville Group Insurance v. Heritage Communities, Inc., et al.

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Who is an Insured and What is a Claim? Circuit Courts Offer Guidance in Applying the “Insured vs. Insured” Exclusion in D&O Policies

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NY DFS Cybersecurity Regulations Take Effect March 1, 2017

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Third Circuit Affirms Rescission of \$25 Million Contaminated Products Policy

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Florida Appellate Court Rejects Jury’s Bad Faith Verdict

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Peerless, This is Not: Sixth Circuit Finds No Latent Ambiguity in Consent to Settle Requirement in Excess Policy

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Shareholders Stake Shaky Claim in Unclaimed Property Cases

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HUD Advocates Broad “Disparate Impact” Liability for P&C Insurers

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Post-Hurricane Matthew: Insurance Statutes and Regulations

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4 Key Requirements of CMS’ New Emergency Preparedness Rule

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UK’s FCA Weighs in on Insurers’ Use of Big Data

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Brexit's Impact on the Insurance Industry

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Recent Florida Legislation Will Allow for Creation of Specialty Sinkhole Coverage Lines

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New York Appellate Court Finds “Electronic Data” Exclusion Applies to Data Breach

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Court Finds that False Claims Act Suit Alleges Uninsurable “Willful Acts”

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Your Online Insurance Sales Can Land You In Court

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Sloppy Claims Handling Exposes Insurer to Bad Faith Claims

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Tenth Circuit Reverses UM/UIM Coverage Notification Class Certification

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Still No Consensus On Price Optimization In Calif.

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The HIPAA Audits are Coming, The HIPAA Audits are Coming!

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Price Optimization Class Actions Produce First Rulings

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Subrogation Claims Aren't 'Consumer Debts' Under Fla. Law

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Miss. Makes More Trouble For Reservation Of Rights

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Bill to Amend Florida's Unclaimed Property Act Regarding Unclaimed Insurance Benefits Moves to Senate Floor

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Not-So-Sudden Impact: Insurers Face New Breed of Fair Housing Act Claim

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To Stay or Not to Stay ... That Is the Question

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For Whom the Contractual Suit Limitation Period Tolls

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As TCPA Class Actions Soar, Issues Emerge in TCPA Coverage for Claims

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Can Insurers Sue for 'Reverse Bad Faith'?

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NY Insurance Law 3420(d)(2) Is Strictly Enforced

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Companies, Through Best Practices, Can Help Keep Cyber Insurance Prices Reasonable

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Data Breaches: Companies, Through Best Practices, Can Help Keep Cyber Insurance Prices Reasonable

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“Contractor?” I do not think that employers’ liability exclusion means what you think it means

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McCarran-Ferguson Lands A Jab On Federal Arbitration Act

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Hot Topics in Cyber Coverage

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Phishing for Cybersecurity Coverage: When is a Fraud a "Computer Fraud"?

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Court Finds Statutory PIP Demand is "Related Claim" to Later-Filed Class Action Suits

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Connecticut Supreme Court Delivers \$35 Million Body Blow to Body Shops

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When Is a Vehicle Not a “Vehicle”?

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The Importance Of 'The' In Crafting Insurance Exclusions

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Cybersecurity as a Regulatory Issue: The NAIC Considers The Anthem Breach And Weighs a "Cybersecurity Bill of Rights"

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Eleventh Circuit Affirms Summary Judgment for Insurer Based on 'Other Capacity' Exclusion

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Reverse Bad Faith: Does It Exist And Can It Be Useful?

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Telematics and Usage-Based Insurance

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Stretched for Resources, the IRS Sets Its Sights on Small Captive Insurers

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Florida Federal Court Limits First Party Bad Faith Claims

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Claims-Made Policies and the Notice-Prejudice Rule

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Watch What You Say About Insurance Claims

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Pros And Cons Of Telematics And Usage-Based Auto Insurance

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Telematics and Usage-Based Insurance: Benefits, Challenges, and the Future

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Policy Language Aside, Insurer is Obligated to Pay in California

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Court Rejects Attenuated Argument of Automobile Insurer Liability

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Florida Supreme Court Thwarts Attempt to Circumvent “Exclusive Remedy” Provision

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Florida Court of Appeal: Photos on Facebook are Fair Game in Discovery

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Cyber Risk as a Regulatory Issue: Tales of Encryption

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California Bans Use of Price Optimization

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Cyber Risk as a Regulatory Issue: A Connecticut Regulator Shares Her Insights

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Adding Sublimits To Coverage Extensions May Not Be Enough

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Florida Courts Offer Different Opinions on "Policy Conditions"

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New York’s Late Notice Statute Leaves No-Prejudice Rule Intact for Out-of-State Policies

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Suing for Bad Faith Gets a Little Easier in Florida

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Maryland Insurance Administration Prohibits Use of Price Optimization to Rate Property & Casualty Insurance Policies

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Federal Courts Help Define the Borders of “Professional Services”

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Court Rejects Workers Comp Insurer’s Challenge to Big Pharma

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Washington Supreme Court Narrows Efficacy of Late Notice Defense

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Denying Coverage Based on Advertising Injury, Court Finds Corporations are Not Persons

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Seventh Circuit Confirms: In-House Insurance Lawyers Are as Good as the Name-Brand Product

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Appellate Court Rejects “Explosive Corpse” Theory

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Eleventh Circuit Maps a Route Around Four Corners

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Title Insurers Face a Decade of New Challenges

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In the Seventh Circuit, Moral Hazard Does Not Create Moral Clarity

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In a Tennessee Coverage Dispute, All Insured Things Must Come to an End

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Washington Makes it Riskier for Insurers to Talk to Lawyers


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