

Fairfield Insurance Co. vs. Stephens Martin Paving

Year: 2003

Court: Texas Supreme Court

Case Number: RP 04-0728

The “all sums” language in a liability policy of insurance should be construed to provide coverage for gross negligence and punitive damages.

This brief was written pro bono by G. Andrew Veazey, Esq. of Huvan Veazey Felder & Aertker. LLC, and John N. Ellison, Esq. and Shruti D. Engstrom, Esq. of Anderson Kill & Olick. PC. Of Counsel: Amy Bach, Esq.