

First American Title Insurance Company vs. Superior Court

Year: 2006

Court: California Court of Appeal, 2nd District, Division 3

Case Number: B194004 (2007)

Request for depublication. Plaintiffs must be allowed pre-certification discovery in class actions arising out of insurance marketing and underwriting practices which often involve damages to policyholders that are too small to warrant individual action.

UP's letter brief was written pro bono by Amy Bach, Esq.