

Mesa Operating Company vs. California Union Insurance Company

Year: 1997

Court: Texas Court of Appeals, 5th District

Case Number: 05-06-00986-CV

The evidence presented supports the conclusion that the insurance industry represented that the State Board of Insurance understood the “sudden and accidental” pollution exclusion did not reduce existing coverage for pollution damages that were neither expected nor intended.

UP's brief was prepared pro bono by John A. Macdonald, Esq. of Anderson, Kill & Olick. Of Counsel: Amy Bach, Esq.