



Jo Allison (Jody) Stasney

Partner

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Jody Stasney provides direct representation of insurance carriers in matters of coverage and bad faith. She advises insurers at the state and national level, regularly rendering coverage opinions and litigating coverage issues and bad faith.

Jody has significant experience in all lines of commercial insurance, including general liability, excess/umbrella liability, property, auto and professional liability. Jody has also handled a number of coverage issues arising under the liability portions of the homeowner's policy. She also regularly serves as monitoring/coverage counsel for excess insurers, advising them on the potential liability and exposure under their policies. Related to this aspect of her practice, Jody also advises insurers in matters involving the *Stowers* doctrine. She frequently analyzes coverage issues related to risk-shifting schemes, such as indemnity agreements and additional insured requirements, in the various industries in which those issues arise. Jody has analyzed many risk-shifting schemes in the energy industry, including those governed by the oilfield anti-indemnity statutes of Texas and Louisiana.

Insurers regularly invite Jody to speak to claims professionals on topics of coverage and extra-contractual liability. She also serves as a co-editor of the Insurance Coverage and Litigation Section e-mail blast case updates.

Representative Experience

Obtained summary judgment for professional liability insurer (attorney E&O) involving novel issue of claims-made coverage in Texas.

Obtained plea to the jurisdiction for insurer under policy including general liability and commercial property coverage for lack of standing to sue insurer for recovery of either coverage.

Obtained plea to the jurisdiction for insurer where plaintiffs asserted a direct action Stowers claim under prior statute despite Texas Supreme Court and Federal District Court authority in plaintiff's favor.

Obtained summary judgment in Arizona federal court for insurer against co-insurer for additional insured coverage in construction defect case involving 900 homes.

Obtained summary judgment for insurer for claims against condominium owners association by condominium owners for mishandling hurricane damage.

Obtained appellate judgment for insurer addressing exception to employers' liability exclusion.

Obtained bench trial verdict for insurer in construction defect claim in federal court.

Coverage and litigation counsel in various types of commercial property claims, such as hail and wind damage, vandalism and theft, resulting in favorable settlements.

Coverage and litigation counsel in various types of professional liability claims, resulting in favorable settlements.

Coverage, litigation and appellate counsel involving enforceability of an indemnity agreement.

Excess monitoring counsel in multiple lawsuits involving construction defects, construction accidents, oilfield accidents, product liability, and auto liability, obtaining favorable settlements.

Coverage and litigation counsel in Hurricane Katrina, Dolly and Ike claims.

Coverage and monitoring counsel in nationwide pharmaceutical litigation, resulting in favorable settlement for an insurer under an international policy program.

Drafted policy endorsements.

Obtained summary judgment for insurer involving voluntary payment and notice conditions.

Obtained agreed dismissal from insured in coverage case involving policy exclusion after filing a motion for summary judgment.

Awards & Recognition

BEST LAWYERS IN AMERICA

Listed for Insurance Law

2025

AMERICAN COLLEGE OF COVERAGE COUNSEL

Fellow

MARTINDALE-HUBBELL

AV Preeminent Peer Review Rating

Related Services

Construction

General Liability/Catastrophic Injury

Insurance

Publications & Speaking Engagements

Insurance Litigation Trends and Developments

Chambers USA Insurance Litigation Practice Guide

September 2024

Insurance and Reinsurance Trends and Developments

Chambers USA Insurance & Reinsurance Practice Guide

January 2024

Texas Supreme Court Issues Significant Decision on Exception to “Eight Corners” Rule

Feb 11, 2022

Looking Forward to 2019 – “Texas-Sized” Verdicts in 2018

Jan 28, 2019

Fifth Circuit Holds that Texas Law Immunizes Law Firm from Liability for Alleged Misrepresentations Made to Excess Insurer

Jan 2, 2019

Looking Forward to 2019: Texas Sized Verdicts in 2018 – Outliers or Paradigmatic Shift?

Thompson Coe Webinar

2019

Hanover Professional Liability Claims

Chicago, Illinois

2017

Texas Insurance Code: The Good, the Bad and the Ugly

RSUI Group, Inc.

2017

Breaking Up is Hard to Do: Allocation of Covered and Uncovered Claims in Settlements and Judgments

CLM Coverage and Bad Faith Conference

2016

[Why Can't We All Just Get Along?](#)

CLM Coverage and Bad Faith Conference

2015

[Texas Supreme Court Grants Review in Concurrent Causation Dispute](#)

Oct 7, 2014

[Houston Court of Appeals Finds Punitive Damages Are Covered by Commercial Policies, but Remands the Case for Determination of the Public Policy Issue](#)

Sep 2, 2014

[Texas Supreme Court Upholds Denial of Coverage Based on Vacancy Provision](#)

Sep 2, 2014

[Fourteenth Court of Appeals Muddies Waters on Policy Benefits and Extra-Contractual Benefits](#)

Jul 1, 2014

[Conditions, Trigger and Rights Against Other Carriers – Where Have We Been and Where Are We Now?](#)

Lennar Corp. v. Markel Am. Ins. Co.

2014

[Texas Supreme Court Accepts Certified Questions on Scope of Additional Insured Coverage](#)

Sep 6, 2013

[Texas Supreme Court Expands Liability for “Property Damage” and Limits Enforceability of Consent-To-Settlement Requirements](#)

Aug 26, 2013

[Fifth Circuit Holds Coverage for Faulty Workmanship Barred by the Contractual Liability Exclusion](#)

Jun 18, 2012

[Additional Insured Coverage Language in the Context of a “Third Party Over” Action](#)

Dec 22, 2011

[New Legislation Affects Risk Shifting In Certain Construction Contracts](#)

Jun 22, 2011

[Punitive Damages Coverage in Texas – Where Are We Now and Where Are We Going](#)

Oct 1, 2008

[Yet More Confusion: Another Appellate Opinion Addressing Faulty Workmanship as an ‘Occurrence’](#)

Aug 12, 2002

Confusion Remains as to Whether Faulty Construction Constitutes an “Occurrence”

Apr 11, 2002

Court of Appeals Refuses to Apply “Loss in Progress” and “Known Loss” Doctrines

Apr 11, 2002

Fifth Circuit Clarifies “Business Activities” in PI Liability Insuring Agreement

Apr 11, 2002

Courts Divide Over Coverage for Shoddy Workmanship

Jun 18, 2001

Texas Law on Additional Insureds, Contractual Indemnity, and Stowers

FCCI Group, Inc.

2017 and 2018

Education, Admissions & Activities

EDUCATION

St. Mary's University School of Law

J.D., cum laude, 1991

St. Mary's Law Journal, Associate Editor

John M. Harlan Society

The University of Texas at Austin

B.B.A., 1984

BAR ADMISSIONS

Texas

1991

COURT ADMISSIONS

United States District Court of Texas: Northern, Southern, Eastern, Western

United States Court of Appeals, Fifth Circuit

United States District Court, Eastern District of Wisconsin

PROFESSIONAL AND COMMUNITY ACTIVITIES

CLM Insurance Coverage Committee

Co-Chair of Webinar Subcommittee 2014–present