
Consent Judgments Is Everything Old New Again?

November 20, 2024

American College of Coverage Counsel

Description

Consent judgments are squarely in the spotlight once again since the Texas Supreme Courts ruling in *In re Illinois National Ins. Co.*, 685 S.W.3d 826 (Tex. 2024), requiring a fully adversarial trial between an insured and a liability insurer before the insureds settlement is binding on the insurer. This pop up takes on some of the open issues raised by *Illinois National* does fully adversarial mean full trial on the merits? With what evidence? By whom ? and provides updates on the practice in other jurisdictions that do not follow the Texas paradigm.

Please Note: Attendance is restricted to ACCC Fellows. Recording is not permitted by outside parties.

Panelists

Meghan Moore Shareholder, Flaster Greenberg PC, Boca Raton, FL

Thomas Alleman Member, Dykema Gossett PLLC, Dallas, TX

Date & Time

Nov 20, 2024 | 04:00 PM EST

Location

Webinar

ATTORNEYS MENTIONED

Meghan Moore