

REPRESENTATIVE REED McCLURE APPELLATE CASES

Colbert v. Moomba Sports, Inc., 163 Wn. 2d 43, 176 P.3d 497 (2008) (declining to extend negligent infliction of emotional distress tort to relative who arrived at boat accident scene after rescuers began searching for victim)

Morin v. Burris (Gutz v. Johnson), 160 Wn.2d 745, 161 P.3d 956 (2007) (vacating \$155,000 default judgment)

Del Rosario v. Del Rosario, 152 Wn.2d 375, 97 P.3d 11 (2004) (declining to extend "fairly and knowingly made" test for voiding releases beyond unknown or latent injuries)

Haywood v. Aranda, 143 Wn.2d 231, 19 P.3d 406 (2001) (upholding trial de novo awards smaller than mandatory arbitration awards)

Daley v. Allstate Insurance Co., 135 Wn.2d 777, 958 P.2d 990 (1998) (holding that emotional distress not accompanied by physical symptoms not "bodily injury" under UIM coverage)

Kish v. Insurance Co. of North America, 125 Wn.2d 164, 883 P.2d 308 (1994) (rejecting claim that efficient proximate cause of flood damage was rain)

Bowles v. Washington Department of Retirement Systems, 121 Wn.2d 52, 847 P.2d 440, (1993) (affirming \$18.8 million class action award for improperly calculated public employee pension benefits) (represented class)

Burkhart v. Harrod, 110 Wn.2d 381, 755 P.2d 759 (1988) (rejecting social host liability for providing alcohol to adult guests)

Tank v. State Farm Fire & Casualty Co., 105 Wn.2d 381, 715 P.2d 1133 (1986) (seminal reservations of rights case rejecting *Cumis* rule and establishing duties of insurer and retained defense counsel)

Hogenson v. Service Armament Co., 77 Wn.2d 209, 461 P.2d 311 (1969) (upholding \$130,000 verdict for loss of eye) (represented plaintiff)

Ballard v. Popp, 142 Wn. App. 307, 174 P.3d 681 (2007) (upholding hospital administrator's immunity for providing information to state medical quality assurance commission)

Griffith v. Schnitzer Steel Industries, Inc., 128 Wn. App. 438, 115 P.3d 1065 (2005), *rev. denied*, 156 Wn.2d 1027 (2006) (reversing \$2.6 million employment discrimination jury verdict and remanding for judgment in favor of defendant employer)

Humes v. Fritz Cos., 125 Wn. App. 477, 105 P.3d 1000 (2005) (reversing \$1 million verdict and remanding to allocate fault to immune, non-party Indian tribe)

Mercer Place Condominium Association v. State Farm Fire & Casualty Co., 104 Wn. App. 597, 17 P.3d 626 (2000), *rev. denied*, 143 Wn.2d 1023 (2001) (limiting collapse coverage to collapse, not damage not yet in collapse that would eventually collapse absent repairs).

Burmeister v. State Farm Insurance Co., 92 Wn. App. 359, 966 P.2d 921 (1998) (reversing trial court order for UIM arbitration because plaintiff failed to present admissible evidence of existence of alleged phantom vehicle)

Pannell v. Food Services of America, 61 Wn. App. 418, 810 P. 2d 952, 815 P.2d 812 (1991), *rev. denied*, 118 Wn.2d 1008 (1992) (upholding \$1.7 million employment discrimination verdict) (represented employees)