

Selected Appellate Decisions:

- ***Seabright v. Lopez*, 465 S.W.3d 637** (Texas Supreme Court 2015) (Determined deceased worker was in course and scope of employment entitling spouse to death benefits).
- ***Leordeanu v. American Protection Insurance Co*, 330 S.W.3d 239** (Texas Supreme Court 2010) (Determined worker was in course and scope of employment reversing DWC final determination.)
- ***Chamul v. Amerisure Mut. Ins. Co., No. 01-14-00508-CV*** (Tex. App.—Houston [1st Dist] February 9, 2016, pet. filed) (Determined “imbecility” definition should not be limited.)
- ***American Cas. Co. v. Bushman*, 480 S.W.3d 667**, (Tex. App.—San Antonio 2015, no pet.) (Determined deceased worker was in course and scope of employment reversing final DWC determination).
- ***Howell v. Texas Workers' Compensation Com'n*, 143 S.W.3d 416** (Tex. App.—Austin 2004, pet. denied)
- ***Texas Workers' Compensation Ins. Fund v. Texas Workers' Compensation Com'n*, 124 S.W.3d 813** (Tex. App.—Austin 2003, pet. denied)
- ***Texas Workers' Compensation Com'n v. Texas Mutual Ins. Co.*, 119 S.W.3d 886** (Tex. App.—Dallas 2003, no pet.)
- ***Continental Cas. Co. v. Downs*, 81 S.W.3d 803** (Tex. 2002)
- ***Valley Forge Ins. Co. v. Austin*, 65 S.W.3d 371** (Tex. App.—Dallas 2001, pet. denied with a per curiam opinion, *Valley Forge Ins. Co. v. Austin*, 105 S.W.3d 609 (Tex. 2003))
- ***Sanders v. American Protection Ins. Co.*, 260 S.W.3d 682** (Tex. App.—Dallas 2008, no pet.)
- ***Facility Insurance Corporation v. Gibbs*, 298 S.W.3d 791** (Tex. App.—Eastland 2009, no pet.)
- ***TPCIGA v. Toberny*, 2010 Tex. App. LEXIS 1922** (Tex. App.—Austin 2009, pet. denied)
- ***Sec. Nat'l Ins. Co. v. Murrell*, 2012 Tex. App. LEXIS 6370** (Tex. App.—Fort Worth 2012, pet. denied)