

Ore. Insurance Litigation Is Testing The Bounds After Moody

Sarah Pozzi wrote the expert analysis column titled “Ore. Insurance Litigation Is Testing The Bounds After Moody” for Law360.

The article focuses on the Oregon Supreme Court’s much-anticipated decision in *Moody v. Oregon Community Credit Union*.

Before *Moody*, Oregon had long been a jurisdiction declining to recognize first-party negligence claims against insurers and the damages associated with those tort-based negligence claims. With the recent decision in *Moody*, the Oregon Supreme Court changed this status quo, allowing for the first time a policyholder’s ability to recover extracontractual damages stemming from alleged negligent claims handling.

To read the full article, [click here](#).



Sarah Pozzi

Associate

spozi@cozen.com
Phone: (206) 808-7803
Fax: (206) 621-8783

Related Practice Areas

- Bad Faith
- Insurance Coverage

Industry Sectors

- Insurance