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Kurt Melchior is a member of the California Trial Lawyers Hall of Fame, an award given to professionals who have excelled as trial lawyers and whose careers exemplify the highest of values and professional attainment.

Kurt has more than 30 years' experience in complex litigation, including insurance coverage litigation. He has tried many non-jury and jury cases to judgment and has been counsel of record in more than 70 published cases.

He represents policyholders in large-scale insurance coverage suits, acts as an expert witness with respect to insurance coverage, and defends major antitrust cases asserting price fixing and other restraints of trade. Kurt also litigates antitrust consumer fraud, securities, contract and real estate matters including numerous class actions (two class actions tried to verdict, one described by Court of Appeal as an "epic trial drama"), and represents physicians, lawyers and accountants on matters of professional competence.

Kurt became a member of the State Bar of California Litigation Section's Trial Lawyer Hall of Fame in 2004 and has been recognized by *San Francisco Magazine* in 2004 through 2015 as a Northern California "Super Lawyer" in Civil Litigation Defense Law and Business Litigation.

In October 2010, Kurt published the book, "Off the Record: Sidebars from a Trial Lawyer's Life," which includes a series of real life stories drawn from his nearly 60 years of trial experience. He currently serves as a Deputy Editor for the American College of Legal Medicine's online publication, *Legal Medicine Perspectives*.

EXPERIENCE

Tosoh SET v. Hartford Fire Ins. Co. Nossaman represented this policyholder in an action seeking reimbursement of legal fees and costs expended in defending underlying suit alleging false advertising and copyright infringement. The claim was reversed by the California Court of Appeal, First Appellate District in favor of our client.

Richmond v. Dart Industries 196 Cal.App.3d 869, 877; 29 Cal.3d 462. Involved claims by a class of 6,000 lot buyers, charging client with consumer fraud in the sale of subdivision lots. Potential general and punitive damages ranged up to \$75 million. After more than five months, the jury returned a verdict for the defense in all respects.

The Flintkote Company v. American Mutual Insurance Co., et al. Flintkote had manufactured asbestos-containing building materials. This case sought principally a declaration of its rights to insurance coverage for defense and indemnity of hundreds of thousands of bodily injury cases and for property damage cases with very large potential

liability. The coverages at issue spanned from 1942 to 1985. The first phase of the trial ran for an entire year and was completed with successful results. Thereafter, virtually all of the very complex coverage issues were settled in the client's favor.

Trimont Land Company v. Truckee Sanitary District (1983) 145 Cal.App.3d 330. This case was tried to the court without a jury. A case of contract interpretation involving highly complex issues about the allocation of scarce community resources. The trial court awarded the entire remaining capacity to one developer, thus imposing a permanent building ban on the rest of the community, including Nossaman's client which had intervened on behalf of the defense. This judgment was reversed on appeal.

Transamerica Computer Corporation v. Telex Corporation. This was a jury trial on complex issues involving corporate acquisitions and accounting problems. The jury returned verdicts for both sides on their respective claims.

Deutsch v. Flannery (9th Cir. 1987 and 1989) 823 F.2d 1361 and 883 F.2d 60. The court ruled for our clients, the defendants in a securities fraud class action, that the Interstate Commerce Act preempted the securities laws, including their anti-fraud provisions.

In re National Mortgage Equities Corporation Mortgage Pool Securities Litigation. Nossaman lawyers represented the mortgage servicer in this major MDL securities fraud, common law fraud and RICO case involving a giant scheme to assemble fraudulent mortgage pools. The case eventually settled for large sums of money, however our client was required to pay only a nominal amount. There were three published opinions, 636 F.Supp. 1136, 682 F.Supp. 1073 and 120 F.R.D. 687.

Hewlett-Packard Company. Lead counsel for Hewlett-Packard Company in an 11 year litigation in which the plaintiff Datagate, Inc., sued for trade libel. The trade libel and unfair competition claims brought under California law were eventually severed from the antitrust claims and brought to trial in Santa Clara County Superior Court. The trial judge allowed an extensive motion for nonsuit on the plaintiff's opening statement. As to the trade libel and defamation elements of the plaintiff's claim, it was affirmed on appeal in an unpublished opinion.

AMR Corporation. Represented AMR Corporation as defendant in a trade libel case in which the plaintiff sought an injunction against further distribution of the allegedly disparaging material. This involved a dispute between the only two United States manufacturers of scanning electron microscopes. The case was tried and the injunction was denied. No appeal was taken.

Carlisle v. Harper & Row. Defamation suit. Nossaman obtained summary judgment for Harper & Row, principally on the ground that the statements in the book were opinion, and to the extent that they were statements of fact, that they were true.

INSIGHTS

SPEAKING ENGAGEMENTS

Speaker, "What Happens to Insurance Coverage in Case of Bankruptcy?," Bay Area General Counsel, San Francisco, CA, 05.05.2009

PUBLICATIONS

Author, "California Duty to Defend is in Jeopardy," *Law360*, 03.15.2018

Co-Author, "Insurers May Want to Think Twice About Delaying Defense," *Daily Journal*, 10.16.2015

Author, "The California Supreme Court's Opinion in Cipro I and Cipro II: What Does It Do for Antitrust," *Bloomberg BNA Antitrust & Trade Regulation Report and Bloomberg BNA Healthcare Report*, 08.28.2015

Co-Author, "This Isn't North Carolina, Toto: California Boards Should Survive the Dental Board Case," *Bloomberg BNA*, 08.01.2015

Author, "REBUTTAL: Reverse Bad Faith Does Not Exist," *Law360*, 07.08.2015

Author, "California Supreme Court should overturn Henkel in Fluor Ruling," *Law360*, 05.19.2015

Author, "To Understand *King v. Burwell* Look to *Yates v. U.S.*," *Law360*, 03.20.2015

Author, "Two-Track Peer Review: a New Reality in California," *Legal Medicine Perspectives*, 02.04.2015

Author, "Excess Insurer Contract Language Amounts to Free Pass," *Daily Journal*, 10.08.2014

Co-Author, "Impact to Calif. Employers From Hobby Lobby Ruling," *Law360*, 07.14.2014

Author, "What Has *Fahlen* Wrought?," *Bloomberg BNA*, 04.17.2014

Author, "Reid Ruling Ignores California Precedent," *Law360*, 12.20.2013

Author, "Complicating the Duties of In-House Counsel," *Daily Journal*, 12.13.2013

Author, "Decision Stings Insureds, Though Impact Overstated," *Daily Journal*, 08.13.2013

Co-Author, "Insurer's Delay Leads to Loss of Right to Control the Defense of its Insured," *Daily Journal*, 06.26.2012

Author, "Court of Appeal Chips Away at Constitutional Rights of Professional Licensees," *Daily Journal*, 06.08.2010

Author, "Umbrella Coverage Must Step In to Defend Immediately," *Daily Journal*, 05.26.2010

Author, "Catching a Waiver," *Daily Journal*, 09.01.2009

Author, "The Emperor Wears No Clothes: Why is an Insurance Policy the Contract of the Parties?," *Coverage*, 06.01.1998

HONORS & RECOGNITIONS

Included in *The Best Lawyers in America*® for Insurance Law, 2008-2022
Selected to the Northern California Super Lawyers list, 2004-2020

COMMUNITY & PROFESSIONAL

Senior Delegate of the State Bar of California to the House of Delegates, American Bar Association
Standing Committee on Specialization, American Bar Association (1979-2000)
President, San Francisco Law Library
Member, Board of Governor's (1975-78)
Vice President, State Bar of California (1977-78)

PRACTICES

Insurance Recovery & Counseling
Litigation
Health Law
Healthcare Fraud & Abuse

EDUCATION

Yale Law School, LL.B., 1951, Member of the *Yale Law Journal*, *Order of the Coif*
University of Chicago, M.A., 1949 | Ph.B.

ADMISSIONS

California