

Stutman Law Obtains \$2,202,541.55 Subrogation Jury Verdict Against Alarm Company in Georgia

On September 25, 2012, after six days of trial, a jury found a defendant alarm company grossly negligent and found damages on behalf of Stutman Law's carrier client and its insured in the amount of \$2,202,541.55. The verdict is believed to be the largest subrogation verdict against an alarm company ever obtained in Georgia. Thomas Paolini and Michael Wallace from Stutman Law's New Jersey office tried the case on behalf of the Plaintiffs. The case resulted from an undetected burglary as a result of which the insured suffered a significant loss of electronic appliances.

[Read more >>>>](#)

Trial Court Adopts Theory Advocated by Stutman Law Extending Inverse Condemnation in California

The California Court of Appeal, Fourth District, Division Two has issued a summary denial of a Petition for Writ of Mandate filed by the City of Hemet in a \$750K inverse condemnation case following a ruling in Stutman Law's favor on a motion for summary adjudication.

At issue was whether Stutman Law's novel theory that inverse condemnation will apply for damage to real property resulting from a leak in a water (or "service") line that ran between the main and the meter which served a commercial property in the city.

[Read more >>>>](#)

Stutman Law Attorney Featured in Claims Journal

Stutman Law attorney Daniel Hogan was featured in Claims Journal for his Spontaneous Combustion presentation at the 2013 Property Loss Research Bureau (PLRB) Conference in Boston. This presentation focused on recovering on spontaneous combustion fires, identifying products susceptible to spontaneous combustion and preserving evidence at the early stages of the investigation.

To read the full article in Claims Journal, [please click here](#).



Click on the image above to submit a loss to our New Loss Department

Quick Links below:

[Home Page](#)

[Recent News](#)

[About Us](#)

[About our New Loss Department](#)