

by
Justice Jeff Boyd
and
Kurt Kuhn



Attorneys' Fees

Rohrmoos Venture v. UTSW DVA Healthcare, No. 16-0006 (April 26, 2019)



Rohrmoos Venture v. UTSW DVA Healthcare

Base Calculation: Time x Rate = Presumptively Reasonable

Rohrmoos Venture v. UTSW DVA Healthcare

[B]ecause such fee awards are compensatory in nature, fee-shifting is not a mechanism for greatly improving an attorney's economic situation. . . . [A]n amount incurred or contracted for is not conclusive evidence of reasonableness or necessity. The fee claimant still has the burden to establish reasonableness and necessity.





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Update on the Texas Supreme Court

Also available as part of the eCourse 2019 eConference on State and Federal Appeals

First appeared as part of the conference materials for the 29^{th} Annual Conference on State and Federal Appeals session "Supreme Court of Texas Update"