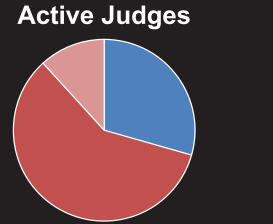
# FIFTH CIRCUIT UPDATE

### **DAVID S. COALE**

28th Annual Conference on State and Federal Appeals
University of Texas School of Law
Austin, Texas
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"[W]e conclude that if the Plaintiffs prove that the Defendants operated a fraudulent pyramid scheme, a jury may reasonably infer from the Plaintiffs' payments to join . . . that they relied on Ignite's implicit representation of legitimacy, when in fact it was a fraudulent pyramid scheme."

Torres v. S.G.E. Management, 838 F.3d 629 (5th Cir. 2016) (en banc)

#### **JUDGES IN MAJORITY**

#### **JUDGES DISSENTING**

Wiener\*
Costa\*
Stewart
Davis
Smith
Dennis

Prado Elrod Southwicl

Graves Higginson Jolly Jones Clement Owen Havnes

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"[[J]essica Jauch was indicted by a grand jury, arrested, and put in jail where she waited for 96 days to be brought before a judge and was effectively denied bail. . A pre-trial detainee denied access to the judicial system for a prolonged period has been denied basic procedural due process ...."

Jauch v. Choctaw County, 837 F.3d 425 (5th Cir. 2017)

### JUDGES VOTING AGAINST EN BANC REVIEW

Stewart
Dennis
Clement
Prado
Elrod
Haynes
Graves
Higginson
Costa

# JUDGES VOTING FOR EN BANC REVIEWG

Jones Smith Owen Southwick Willett Ho

## APPELLATE PROCEDURE

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Cooper Indus. v. Nat'l Union Fire Ins. Co., 876 F.3d 119 (5th Cir. 2017)

- Judgment ≠ Opinion. "National Union is conflating the district court's opinion (i.e., the order) with its judgment. Appellate courts review judgments, not opinions. . . . '[A]n appellee may urge any ground available in support of a judgment even if that ground was . . . rejected by the trial court."
- Rights ≠ Reasoning. "Here, there is no adverse judgment against National Union, such that it might need to protect its rights—just some adverse reasoning"
- These distinctions matter. "A cross-appeal filed for the sole purpose of advancing additional arguments in support of a judgment is "worse than unnecessary", because it disrupts the briefing schedule, increases the number (and usually the length) of briefs, and tends to confuse the issues.' . . . (giving National Union over four thousand words of additional briefing)."



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