

February 9, 2016



JUDGMENT

The Fourteenth Court of Appeals

MARK THUESEN, Appellant

NO. 14-14-00666-CV

V.

AMERISURE INSURANCE COMPANY, SWAMPLOT INDUSTRIES L.L.C.,
LAURENCE DAVID ALBERT, BETH ANNE BRINSDON, DOYLE RAIZNER,
L.L.P., MICHAEL PATRICK DOYLE, AND JEFFREY LEWIS RAIZNER,
Appellees

This cause, an appeal from a series of interlocutory orders that eventually became a final judgment, including the orders of May 8, 2014, August 26, 2014, September 16, 2014, and October 1, 2014, was heard on the transcript of the record. We have inspected the record and find error in the judgment. We therefore **MODIFY** the judgment of the court below to delete each and every award of attorney's fees or costs contained in the order of August 26, 2014, including the award of \$24,108 in attorney's fees, the award of \$1,383 in costs, and the conditional awards of attorney's fees in the event of an appeal. We order the judgment of the court below **AFFIRMED** except as modified in this judgment. For good cause, we order appellant MARK THUESEN to pay one-half of all costs incurred in this appeal; we order appellees SWAMPLOT INDUSTRIES L.L.C., LAURENCE DAVID ALBERT, AND BETH ANNE BRINSDON, jointly and severally, to pay one-half of all costs incurred in this appeal. We further order this decision certified below for observance.