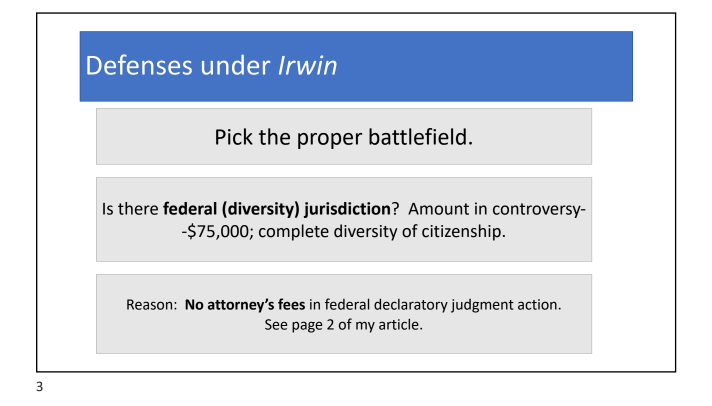
Defense Perspective: Attorney's Fees after *Irwin*

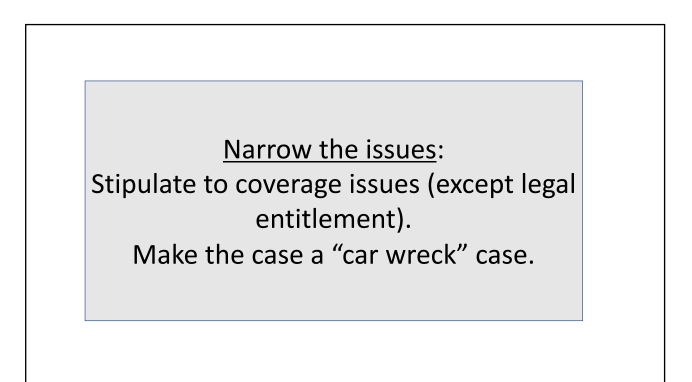
ROBERT E. VALDEZ

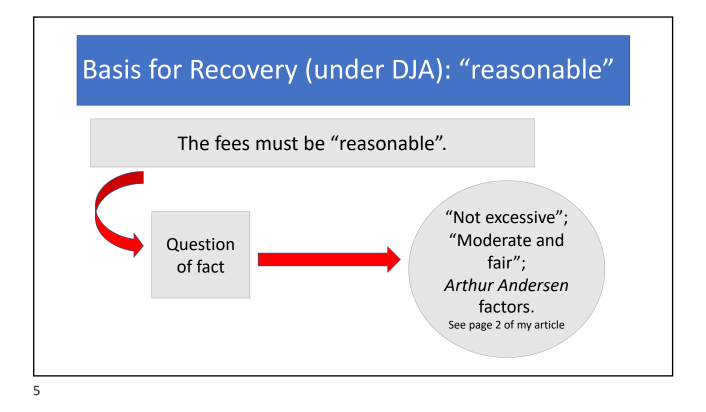
Valdez & Treviño, Attorneys at Law, P.C. San Antonio, Texas

1

Pre-Irwin	Post-Irwin
 No recovery since no breach of contract (TCPRC chapter 38); 	 Recovery possible under Texas Declaratory Judgment Act (TCPRC chapter 37); Fees must be <i>"just and equitable"</i> Declaratory Judgment Act is proper vehicle.
 No "legal entitlement"; 	
 No recovery since no "presentment" 	
• Declaratory Judgment no vehicle for recovery of fees (<i>Jordan</i>).	









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: Defense Perspective: Attorney's Fees after Irwin

Also available as part of the eCourse 2022 The Car Crash eConference

First appeared as part of the conference materials for the 2022 The Car Crash Seminar session "Recent Developments in Prosecuting and Defending UM/UIM Actions"