Case: 18-11511 Date Filed: 05/08/2019 Page: 1 of 2

[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

No. 18-11511

D.C. Docket No. 1:14-cv-00102-JRH-BKE

RENAISSANCE RECOVERY SOLUTIONS, LLC, UNITED STATES FIRE INSURANCE COMPANY, INTERSTATE FIRE AND CASUALTY COMPANY,

Plaintiffs - Appellants,

versus

MONROE GUARANTY INSURANCE COMPANY, FCCI ISURANCE COMPANY,

	Defend	dants - Appellees.
 I from the United States District Court r the Southern District of Georgia		
(May 8, 2	2019)	

Before WILSON, JILL PRYOR, and TALLMAN,* Circuit Judges.

PER CURIAM:

Renaissance Recovery Solutions, LLC, United States Fire Insurance

Company, and Interstate Fire and Casualty Company (collectively, Appellants)

brought an action seeking contribution from Monroe Guaranty Insurance Company
and FCCI Insurance Company after paying a \$2.5 million damages judgment
entered jointly and severally against their insureds. Applying Georgia law, the
district court found that this was a contribution action and apportioned accordingly.

Appellants appealed, arguing that they were entitled to recover a greater amount
along with penalty interest under Michigan law. After careful review and with the
benefit of oral argument, we affirm the district court's well-reasoned opinions.

-

^{*} The Honorable Richard C. Tallman, United States Circuit Judge for the United States Court of Appeals for the Ninth Circuit, sitting by designation.