

## <u>Callas Enterprises vs. The Travelers Indemnity</u> <u>Company of America</u>

Year: 1998

Court: U.S. Court of Appeals, 8th Circuit

Case Number: 98-3802

Insurers are obligated to pay defense costs for tortuous allegations in a complaint where distinct claims for an intellectual property tort is alleged along with a breach of contract claim.

UP's brief was written pro bono by David A. Gauntlett of Gauntlett & Associates