

County of San Diego vs. Ace Property & Casualty Insurance Company

Year: 2002

Court: California Supreme Court

Case Number: S114778

The “damages” in an insurance policy should be interpreted broadly to include much more than simply monies ordered by a Court. Even if a standard CGL policy is limited only to monies ordered by a Court, Umbrella Policies, such as the one in issue here were specifically intended to provide broader coverage and fill gaps otherwise left uncovered in standard CGL policies.

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