

[Erie v. Moore, McCutcheon](#)

Year: 2018

Court: Pennsylvania Supreme Court

Case Number: No. WAP 2018

Insurance companies may not preemptively discern an intent to cause injury when a complaint alleges accidental injury to nullify the insurer's duty to defend. The point of the duty to defend is ensure that the policyholder has a defense to potentially covered allegations pending a determination of the actual facts. Update: UP was able to secure a favorable decision in this case. Find the opinion and dissent below.

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