

Galanty vs. Paul Revere Life Insurance Company

Year: 1999

Court: California Supreme Court

Case Number: S073678

The two year incontestability clause in a policy cannot be contradicted by a “First Manifest” provision under the definition of sickness or any other language in the policy.

Law Offices of Robert K. Scott, Robert K. Scott and D. Scott Mohny for United Policyholders as Amicus Curiae on behalf of Plaintiff and Appellant.