

Goodyear Tire and Rubber Company vs. Aetna Casualty & Surety Company

Year: 2001

Court: Ohio Supreme Court

Case Number: 00-1984

Court adopted UP's argument that insurance companies cannot require that insureds allocate damage among various policies.

UP's brief was written pro bono by Drew A. Carson of Goodman Weiss Miller LLP, and Eugene R. Anderson and Richard P. Lewis of Anderson Kill & Olick, PC, and Amy Bach, Esq. Of Counsel: Goodman Weiss Miller, LLP

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