

Miller v. Hartford Life Insurance Co.

Year: 2010

Court: Supreme Court of Hawaii

Case Number: SCCQ-11-0000329

A showing of bad faith is not contingent on the presence of any economic loss. Rather, UP argued, a claim of bad faith should rest on improper claim-handling alone.

This brief was written pro bono by Alan Van Etten of Deeley King Pang & Van Etten, LLLP.