

# National Union Fire Insurance Company of Pittsburgh vs. Crocker, Beatrice

Year: 2005

Court: Texas Supreme Court

Case Number: 06-0868

The Court should confirm the well-established rule that insurance companies owe their policyholders and additional insureds a duty to disclose coverage. Moreover, an insurance company cannot rely on lack of formal notice when it (a) receives actual notice or (b) has not been prejudiced by a lack of notice.

UP's brief was prepared pro bono by G. Andrew Veazey, Esq. and John N. Ellison, Esq.

---

The information presented in this publication is for general informational purposes and is not a substitute for legal advice. If you have a specific legal issue or problem, United Policyholders recommends that you consult with an attorney. Guidance on hiring professional help can be found in the "Find Help" section of [www.uphelp.org](http://www.uphelp.org). United Policyholders does not sell insurance or certify, endorse or warrant any of the insurance products, vendors, or professionals identified on our website.

Source: <https://uphelp.org/amicus-briefs/national-union-fire-insurance-company-of-pittsburgh-vs-crocker-beatrice/> Date: June