

<u>Opry Mills Mall Limited Partnership et al v.</u> <u>Arch Insurance Company et al</u>

Year: 2018 Court: Tennessee Supreme Court Case Number: M 2016 01763-SC-R11-CV

The rules of insurance policy interpretation in the States of Tennessee and Indiana are well-settled law and should continue to preserve policyholders' reasonable expectations of coverage. Ambiguous policy wording should be construed in favor of coverage.

This brief was prepared pro bono by Marshall Gilinsky and Arthur Armstrong of Anderson Kill, P.C. and by Amy Farrar of Farrar Wright

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