

<u>Security Insurance Co of Hartford v.</u> <u>Lumbermens Mutual Casualty Company</u>

Year: 2001 Court: Connecticut Appellate Court Case Number: AC 21960

Drafting history sanctions the policyholder's right to designate which general liability insurance policies are liable to respond fully to a continuing injury. This is inconsistent with any "pro-rata" allocation among insurers.

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