

Jessica and Derek Landry v. GEICO Casualty Company

Held January 13, 2015 – Docket No. INS-14-2139

Decision Issued: January 20, 2015

The named insured requested a hearing to contest the cancellation of an automobile policy for the revocation of a driver's license. The company established that the driver's license of a named insured had been revoked.

Held: For the company. 24-A M.R.S. § 2914(4) allows cancellation of a policy if the driver's license of the named insured or other operator who either resides in the same household or customarily operates a vehicle insured under the policy becomes suspended or revoked during the policy term or within 180 days prior to its renewal date. As the cited license revocation was within those parameters, the cancellation action is permitted.