

Amy and Matthew Orr v. State Farm Mutual Automobile Insurance Co.

Held: February 11, 2020
Decision Issued: March 5, 2020
Docket Number: INS-20-2001

The insureds requested a hearing to contest the cancellation of their automobile policy. The company cited the suspension of the driver's license of one of the named insureds as its basis for cancellation.

Held: For the company. 24-A M.R.S. §2914(4) permits the cancellation of a policy of automobile insurance if the driver's license of a named insured is suspended or revoked during the policy term. The company demonstrated that the driver's license of one of the insureds named on the policy was suspended during the current coverage period. Accordingly, the cancellation action is permitted.