

1992

Dawn Alumbaugh v. Utah State Insurance Department : Unknown

Utah Court of Appeals

Follow this and additional works at: https://digitalcommons.law.byu.edu/byu_ca1



Part of the [Law Commons](#)

Original Brief Submitted to the Utah Court of Appeals; digitized by the Howard W. Hunter Law Library, J. Reuben Clark Law School, Brigham Young University, Provo, Utah; machine-generated OCR, may contain errors.

Brent A. Burnett, Assistant Attorney General.

David H. Schwobe; Perkins, Schwobe, and McLachlan.

Recommended Citation

Legal Brief, *Alumbaugh v. Utah State Insurance Department*, No. 920656 (Utah Court of Appeals, 1992).
https://digitalcommons.law.byu.edu/byu_ca1/4643

This Legal Brief is brought to you for free and open access by BYU Law Digital Commons. It has been accepted for inclusion in Utah Court of Appeals Briefs by an authorized administrator of BYU Law Digital Commons. Policies regarding these Utah briefs are available at http://digitalcommons.law.byu.edu/utah_court_briefs/policies.html. Please contact the Repository Manager at hunterlawlibrary@byu.edu with questions or feedback.

UTAH COURT OF APPEALS STATE OF UTAH
BRIEF

OFFICE OF THE ATTORNEY GENERAL

AH
DOCUMENT
U

DOCKET NO. 920656



JAN GRAHAM
ATTORNEY GENERAL

CAROL CLAWSON
Solicitor General

REED RICHARDS
Chief Deputy Attorney General

FILED
Utah Court of Appeals

MAR 17 1994

Mary T. Noonan
Mary T. Noonan
Clerk of the Court
PALMER DEPAULIS
Director of Public Policy & Communications

March 17, 1994

Mary T. Noonan
Clerk, Utah Court of Appeals
230 South 500 East, #400
Salt Lake City, Utah 84102

Re: Alumbaugh v. Utah State Insurance Dep't,
920656-CA (Oral Argument set for 3/21/94)

Dear Ms. Noonan:

Pursuant to Rule 24(j) of the Utah Rules of Appellate Procedure I desire to bring to the Court's attention as supplemental authority the decision of the Ninth Circuit Court of Appeals in Nevada Entertainment Ind., Inc. v. City of Henderson, 8 F.3d 1348 (9th 1993).

This recent federal decision supplements the first argument made in the Brief of Defendant-Appellee Utah State Insurance Department, at pages 6-11.

Sincerely,

BRENT A. BURNETT
Assistant Attorney General
Litigation Division

cc: David H. Schwobe
PERKINS, SCHWOBE & McLACHLAN
343 South 400 East
Salt Lake City, Utah 84111

UTAH COURT OF APPEALS
BRIEF

STATE OF UTAH
OFFICE OF THE ATTORNEY GENERAL

FILED
Utah Court of Appeals

AH
DOCUMENT
U

MAR 17 1994

CKET NO. 920656



JAN GRAHAM
ATTORNEY GENERAL

Mary T. Noonan
Mary T. Noonan
Clerk of the Court

CAROL CLAWSON
Solicitor General

REED RICHARDS
Chief Deputy Attorney General

PALMER DEPAULIS
Director of Public Policy & Communications

March 17, 1994

Mary T. Noonan
Clerk, Utah Court of Appeals
230 South 500 East, #400
Salt Lake City, Utah 84102

Re: Alumbaugh v. Utah State Insurance Dep't,
920656-CA (Oral Argument set for 3/21/94)

Dear Ms. Noonan:

Pursuant to Rule 24(j) of the Utah Rules of Appellate Procedure I desire to bring to the Court's attention as supplemental authority the decision of the Ninth Circuit Court of Appeals in Nevada Entertainment Ind., Inc. v. City of Henderson, 8 F.3d 1348 (9th 1993).

This recent federal decision supplements the first argument made in the Brief of Defendant-Appellee Utah State Insurance Department, at pages 6-11.

Sincerely,

BRENT A. BURNETT
Assistant Attorney General
Litigation Division

cc: David H. Schwobe
PERKINS, SCHWOBE & McLACHLAN
343 South 400 East
Salt Lake City, Utah 84111