SUMMARY STATEMENT

Jackson Hop v. Farm Bureau, Docket No. 42384-2014

The Idaho Supreme Court affirmed the judgment of the district court. This is an appeal out of Canyon County from a ruling that an insured was not entitled to an award of prejudgment interest on a sum owing for a fire loss because under the terms of the insurance policy payment was not due until the amount of the loss was ascertained by arbitration. We affirm the judgment of the district court.