In the Indiana Supreme Court

Jeffrey B. Cutchin, as Personal Representative of the Estates of Claudine D. Cutchin and Adelaide E. Cutchin, Plaintiff,

v.

Stephen W. Robertson, Commissioner of the Indiana Department of Insurance, Administrator of the Indiana Patient's Compensation Fund,

Defendant.

Supreme Court Case No. 21S-CQ-48

United States Court of Appeals for the Seventh Circuit Case No. 20-1437



Order

The United States Court of Appeals for the Seventh Circuit has certified two questions of Indiana state law for this Court's consideration, pursuant to Indiana Appellate Rule 64. The questions arise in *Cutchin v. Robertson*, No. 20-1437. The questions as framed by the Seventh Circuit are as follows:

- 1. Whether Indiana's Medical Malpractice Act prohibits the Patient's Compensation Fund from contesting the Act's applicability to a claim after the claimant concludes a court-approved settlement with a covered health care provider.
- 2. Whether Indiana's Medical Malpractice Act applies to claims brought against qualified health care providers for individuals who did not receive medical care from the provider, but who are injured as a result of the provider's negligence in providing medical treatment to someone else.

The certified questions are hereby ACCEPTED. The Court further directs as follows:

a) There shall be simultaneous briefing of this matter. The briefs shall, to the extent reasonably practicable, conform to the provisions of Appellate Rules 43, 44, and 46, except they may not exceed the greater of **twenty (20) pages or 9,000 words**, and any brief exceeding twenty (20) pages shall conform to the word count and certification requirements found in Appellate Rule 44.

- 1. Each side's principal brief, and any appendix (see below), must be filed by **April** 1, 2021.
- 2. Each side may file a single brief in response to the other side's principal brief and any amici curiae brief by **April 20, 2021**. Any response brief shall not exceed the greater of **ten (10) pages or 4,200 words**, and any brief exceeding ten (10) pages shall conform to the word count and certification requirements found in Appellate Rule 44. No reply briefs shall be permitted.
- b) If the parties believe there are documents from the Seventh Circuit case necessary or helpful for deciding the certified questions, then the parties shall confer and agree on the materials to be included and file a joint appendix containing copies of those documents and also, if applicable, the items listed in Appellate Rule 50. The parties should avoid unnecessary inclusion in the appendix of memorandums of law or briefs filed in the Seventh Circuit, since all necessary legal arguments should be presented to this Court in the briefs described in the preceding paragraph.
- c) The parties shall file and serve all documents electronically pursuant to Appellate Rules 24 and 68.
- d) A party who has not yet filed an appearance form shall do so contemporaneously with the first document filed by the party, as required by Appellate Rule 16(C). The appearance form shall include an electronic mail address for each attorney appearing in the case. This e-mail address shall be used for transmission of all orders, opinions, and notices from the Clerk of this Court. *See* Ind. Appellate Rule 26.
- e) Extensions of time will be granted only in **truly extraordinary circumstances** and only for a very short period. Any motion seeking an extension of time must be made jointly by the parties.
- f) The Court will conduct oral argument in this matter on **Thursday**, **May 20**, **2021**. The Plaintiff shall argue first. A detailed order scheduling oral argument will issue contemporaneously with this order.
- g) No later than two (2) weeks after the conclusion of the matter before this Court, the parties shall supply file-stamped copies of all documents filed in this case, including the orders and opinions issued by this Court, in PDF format to the Clerk of the United States Court of Appeals for the Seventh Circuit.
- h) Pursuant to Appellate Rule 41(B), an entity wishing to file a brief of amicus curiae must file a motion for leave to appear as amicus and tender a proposed brief on or before **April 1, 2021**. The court encourages the submission of joint briefs. Any amicus brief will be limited in size to no greater than **ten (10) pages or 4,200 words**, and any

brief exceeding ten (10) pages shall conform to the word count and certification requirements found in Appellate Rule 44.

Done at Indianapolis, Indiana, on 2/26/2021

Doubs A. Kuch

Loretta H. Rush

Chief Justice of Indiana