AO 450 (Rev. 01/09) Judgment in a Civil Action

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UNITED STATES DISTRICT COURT for the Northern District of West Virginia	
ERIE INSURANCE PROPERTY & CASUALTY CO Plaintiff v. CRAIG A. EDMOND, JANET EDMOND, et al Defendant	) ) ) Civil Action No. 1:09 CV 113 )
JUDGMENT IN A CIVIL ACTION	
The court has ordered that (check one):	
□ the plaintiff (name)	recover from the the amount of
	dollars (\$), which includes prejudgment
interest at the rate of%, plus postjudgment in	
$\Box$ the plaintiff recover nothing, the action be dismissed	
recover costs from the p	Diaintiiri (name)
other: purusant to F.R.C.P. 58, clerk is directed to enter judgment on this matter.	
This action was (check one):	
tried by a jury with Judge	presiding, and the jury has
□ tried by Judge	without a jury and the above decision
decided by Judge Irene M. Keeley	
By order, Court DECLARES that Erie owes no duty of defense to its insureds in the case of Henry, et al. v. Edmond, et al., No. 08-C-547 (W. Va. 17th Cir.) (dkt. no. 3-1), and DISMISSES this case WITH PREJUDICE.	
Date:03/25/2011	CLERK OF COURT, Cheryl Riley

Joyce Musgrave, Deputy Clerk Signature of Clerk or Deputy Clerk