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## Minnesota Court of Appeals Rejects Employer's Attempt to Recoup Amounts Paid to Third Parties Due to Employee's Negligence

On March 20, the Minnesota Court of Appeals published an opinion affirming a district court's ruling barring an employer from bringing a negligence claim against its employee for amounts paid to indemnify the employee from third-party claims. *First Class Valet Services, LLC v. Gleason*, A16-1242 (Minn. Ct. App. 2017) .