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**BEFORE THE SUPERIOR COURT
MERRIMACK COUNTY, NEW HAMPSHIRE
IN RE THE LIQUIDATION OF HOME INSURANCE COMPANY**

DISPUTED CLAIMS DOCKET

In Re Liquidator Number: 2008-HICIL-41

Proof Of Claim Number: CLMN712396-01

Claimant: Harry L. Bowles

**CLAIMANT'S SECOND MOTION TO RECOMMIT AND FOR COURT ORDER
VOIDING, NULLIFYING AND RESCINDING ALL ORDERS AND
PROCEEDINGS REGARDING CLAIM NUMBER CLMN712396-01 FOR FRAUD**

1. Comes Claimant Harry L. Bowles to again motion the Court to recommit Proof of Claim CLMN 712396-01 for readjudication of the Referee's Order dated January 4, 2010. Bowles again requests this Court examine the sole issue in question, which is: Did TPCIGA violate this Court's June 13, 2003 Order of Liquidation when it initiated a defense of Home Insurance Policy No. LPL-F871578 in Texas in August 2005?

2 The answer to this question is determinative of whether or not TPCIGA was legally authorized to intervene in the litigation by employing a Houston attorney to defend the policy for the law firm Bishop, Peterson & Sharp, P.C. If the Liquidator did not authorize the intrusion pursuant to the Order of Liquidation, as Bowles claims, then authorization was lacking, and the ruling by the Texas court dismissing Bowles' Motion to Show Authority per Rule 12, T.R.C.P. must be deemed erroneous, null and void. All pleadings by the TPCIGA attorney in the litigation in Texas must, by rule, be stricken and all orders nullified.

3. The fundamental issue was not addressed by either the Liquidator or the Referee in the subject Proof of Claim litigation. Further, it was not settled by this Court by a hand-written denial of Bowles' Motion to Recommit dated June 3, 2010. Said Motion to Recommit was based on newly discovered facts showing massive insurance fraud in violation of this Court's Order of Liquidation and the Texas and New Hampshire Insurance Codes.

4. This fraud was clearly laid out in Bowles' November 2009 sworn Motion for Summary Judgment to the Referee and in the April 12, 2010 Motion to Recommit. In neither instance was the Liquidator able to respond substantively. In fact, in attempting to do so he renounced his mandated duties and responsibilities under the Order of Liquidation as well as the mandated duties and responsibilities of subordinates, which included officials of TPCIGA in Austin and Home Insurance Company in Liquidation ("HICIL") in New York.

5. Beginning in December 2006, Bowles presented complaints of insurance fraud involving TPCIGA and HICIL to the Fraud Unit of the Texas Insurance Commission. These complaints have been continuously updated, reinforced and reiterated to the Fraud Unit, which has refused to apply Texas law to prosecute felony violations of the Texas Penal Code, specifically, Section 37.09 (fabrication of false physical evidence with intent to affect the course and outcome of an official proceeding) and Section 37.03 (aggravated perjury).

6. Most recent of these complaints was submitted to the Fraud Unit on January 21, 2011 after a thorough review and study of the litigation initiated by TPCIGA in August 2005, and continuing through to the activity in the Superior Court of Merrimack County. This 25-page document and accompanying exhibits is absolutely exhaustive in detailing the insurance fraud perpetrated against Bowles by TPCIGA's intervention in Bowles' lawsuit for the purpose of aiding and abetting a conspiracy orchestrated by Bishop involving a fraudulent receivership

proceeding and use of the courts to launder funds illegally obtained.

7. The January 21, 2011 complaint was distributed to TPCIGA and all Texas law enforcement agencies as well as to the Liquidator and the New Hampshire Department of Justice. It includes various new facts and findings that destroy all the false argumentation advanced by the Liquidator and TPCIGA in rebuttal of fraud claims. There has been no response to this complaint by the Liquidator, by TPCIGA, or by any agency or person on the list of recipients. The effort to obscure the facts and defraud the courts is obscene. This evidences a long-running determination by government to protect conspiring officials suborned by Bishop to violate their fiduciary duty to those Home claimants who have legitimate claims against the Home estate in liquidation.

8. Bowles hereby submits the January 21, 2011 complaint to the Fraud Unit to this Superior Court as a second Motion to Recommit. Bowles requests the Court's undivided and solemn attention of the import of this document and the accompanying supporting documents, as well as the included Verified Complaint of Criminal Conduct.

9. It is critically important that this Court recant, deny, abandon and disclaim its consent to the insurance fraud perpetrated by TPCIGA in initiating an action in Texas in August 2005 in open violation of this Court's June 13, 2003 Order of Liquidation. Failure of the Court to do so would, or will, constitute a renunciation by this Court of its own Order of Liquidation involving many millions of dollars and untold numbers of claimants. It would violate the Court's solemn oath to support and uphold the federal constitution and laws and those of the states of New Hampshire and of Texas.

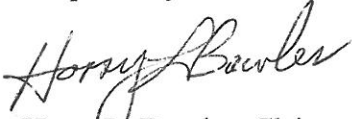
Request for Relief

10. Bowles requests this Court issue an order stating that the intervention by TPCIGA into

Bowles' legal malpractice case in Houston in the 151st District Court (Cause No. 1995-43235) in defense of Home Insurance Policy No. LPL-F871578 constituted insurance fraud and was absolutely without authorization from this Court or the Liquidator and was in fact a blatant and illegal action in violation of this Court's Order of Liquidation dated June 13, 2003 as well as the New Hampshire Insurance Code governing the rehabilitation and liquidation of insurance companies domiciled in New Hampshire.

11. Bowles requests all other and further relief to which the Court may deem him justly entitled.

Respectfully submitted,



Harry L. Bowles, Claimant, Pro Se

306 Big Hollow Lane,

Houston, Texas 77042

Tel. 713-983-6779 Fax 713-983-6722

Attachments:

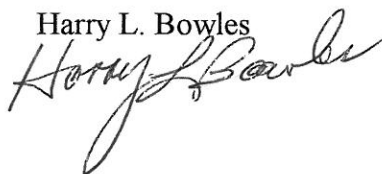
January 21, 2011 Fraud Unit Complaint

Proposed Order

Certificate of Service

I, Harry L. Bowles hereby certify that on this 22nd Day of February, 2011 a true and correct copy of the foregoing was sent by U.S. Mail to the Liquidation Clerk, HICIL, Merrimack County Superior County, P.O. Box 2880, Concord New Hampshire, 03301; to Mr. Eric A. Smith, Rackemann, Sawyer and Brewster, 160 Federal Street, Boston, MA 02110-1700; to Mr. Marvin Kelly, Executive Director, TPCIGA, 9120 Burnet Road, Austin, TX 78758; and to J. Christopher Marshall, New Hampshire Dept of Justice, 33 Capitol Street, Concord, NH 03301-6397.

Harry L. Bowles

A handwritten signature in black ink that reads "Harry L. Bowles". The signature is written in a cursive style with a large, sweeping initial "H".

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ORDER

Came on to be heard the Motion to Recommit by Harry L. Bowles requesting that this Court recant and revoke its approval of the ruling by Referee Melinda S. Gehris dated January 4, 2010 denying Bowles' objections to the Liquidator's reasons for rejection of Bowles' Proof of Claim filed in February 2008. The Liquidator's rejection was based on the *res judicata* effect of litigation in the 151st District Court of Harris County, Texas initiated in August 2005 by the Texas Property and Casualty Insurance Guaranty Association ("TPCIGA") in defense of Home Insurance Policy No. LPL-F871578. In that litigation the Texas court dismissed Bowles' Rule 12 Motion to Show Authority, ruling that the Home policy filed in the court constituted proper authority for TPCIGA's intervention in the malpractice lawsuit.

Bowles' Proof of Claim was filed to challenge that ruling by the court in Texas, and the Liquidator agreed to adjudicate the question of the improper provision of defense counsel by TPCIGA and Home through a disputed claim proceeding before this Court. The proceeding was by an evidentiary hearing before Referee Gehris, whose ruling against Bowles failed to consider this Court's Order of Liquidation dated June 13, 2003 as prima facie evidence that the Order [by items (e), (j), (k), and (m) thereof] prohibited TPCIGA from proceeding with Home business in August 2005, more than two years after the Order was issued. Bowles alleged that the intervention in defense of the void Home policy was insurance fraud in furtherance of a

fraudulent scheme to obtain dismissal of his multi-million dollar malpractice case.

Ruling

Upon a review of the pleadings and the documentation supplied, this Court has determined that Claimant Bowles new Motion to Recommit should in all things be **GRANTED**. The Court rules that the actions taken by TPCIGA in August 2005 to intervene in Cause No. 1995-43235 in the 151st District Court were an unauthorized violation of this Court's Order of Liquidation.

IT IS ORDERED that all orders issued by the Referee be stricken and be held null, void and of no legal significance. It is this Court's ruling that Home Policy No. LPL-F871578 was fraudulently misrepresented and employed without authorization by the Liquidator and by this Court as required by items (j) and (m) of the Order of Liquidation.

Signed on this _____ day of _____, 2011

Judge Presiding