

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

M. Diane Koken,  
Insurance Commissioner of the  
Commonwealth of Pennsylvania,  
Plaintiff

v.

Reliance Insurance Company,  
Defendant

No. 269 M.D. 2001

2004 FEB 25 A 11:19

RECEIVED AND FILED  
COMMONWEALTH COURT  
OF PENNSYLVANIA

ORDER

AND NOW, this 25<sup>th</sup> day of February, 2004, it is hereby **ORDERED**:

1. That, pursuant to this Court's September 9, 2002 order, the following objections all dealing with like issues are assigned to Luther E. Milspaw, Jr., Esq. The claims assigned are:

Proof of Claim No.	Court No.
1048034	162
389409	165
1927912	180
1010161	181
1111414	186
1954894	187
1967429	199

The referee shall hear objections to the notices of determination issued by the Liquidator, to submit findings of fact, where appropriate and necessary, and issue recommended decisions regarding said objections.

2. The Liquidator shall contact the referee to request the scheduling of a conference and/or administrative hearing, and the referee shall

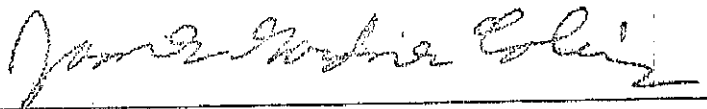
promptly notify the parties of the place, time and date on which the hearing or conference will be held. Referee Milspaw can be contacted at:

130 State St.  
Harrisburg, PA 17108  
717236 3141

The Liquidator and objectors shall be prepared to submit copies of their respective notices of determination, objections thereto, and all motions and other filings, if any, to the referee. The Liquidator and objectors shall also be prepared to bring all necessary witnesses, exhibits and documentation to the scheduled hearing. Requests for continuances shall be granted only on good cause shown; and

3. The compensation for the referee hereby appointed is set by the Court at the rate of \$185 per hour, and shall be paid by the Liquidator from the Estate of Reliance Insurance Company. The referee hereby appointed shall submit to the Court an invoice for services after he has submitted a recommended decision, and he shall forward a copy of that invoice to the Liquidator, whereupon the Liquidator shall, in thirty (30) days, effect payment of said invoice from the estate of the Reliance Insurance Company unless otherwise directed by the Court or unless the Liquidator shows cause to the Court, in writing, why she should not make such payment; and

4. The Liquidator shall forthwith serve a copy of this Order on the objectors listed herein and their counsel and notify the Court that service has been completed.



---

**JAMES GARDNER COLINS, President Judge**