

IN THE
9th JUDICIAL DISTRICT COURT

PARISH OF RAPIDES
STATE OF LOUISIANA

NO: 166,755

DIVISION " "

DONALD W. ABSHIRE AND THE OTHER
PETITIONERS NAMED HEREIN
VS.

THE STATE OF LOUISIANA, THROUGH THE DEPARTMENT OF
INSURANCE OF THE STATE OF LOUISIANA AND THE DEPARTMENT OF
INSURANCE OF THE STATE OF LOUISIANA;
THE STATE OF LOUISIANA, THROUGH THE OFFICE OF FINANCIAL
INSTITUTIONS OF THE STATE OF LOUISIANA AND THE OFFICE OF FINANCIAL
INSTITUTIONS OF THE STATE OF LOUISIANA; AND STANDARD ANALYTICAL
SERVICE, INC.

FILED: _____

DEPUTY CLERK

FOURTH AMENDMENT TO PETITION FOR DAMAGES

NOW INTO COURT, through the undersigned counsel, come the Petitioners referenced in Paragraph 1 below ("Petitioners"), all being either persons of the full age of majority or entities authorized by law to maintain legal actions, and all being either policyholders, annuity holders, noteholders, equity owners, or holders of some other financial interest in, or effected by, Public Investors Life Insurance Company and/or Midwest Life Insurance Company, and/or Public Investors, Inc., who respectfully represent that the Petitioners desire to further amend the original Petition for Damages filed in this matter as follows:

1.

By amending and adding hereto, as additional Petitioners, those additional persons and entities listed on the document attached hereto as Exhibit H, which is incorporated by reference herein for all purposes. All persons and entities previously named as Petitioners by original Exhibit A, Exhibit E to the First Amendment to the Petition for Damages filed herein, Exhibit F to the Second Amendment to the Petition for Damages filed herein and Exhibit G to the Third Amendment to the Petition for Damages filed herein shall remain as Petitioners for all purposes in this action, and original Exhibit A, Exhibit E, Exhibit F and Exhibit G are also incorporated herein for the purpose of identifying Petitioners in this action.

2.

By amending and supplementing all reference to the term "Petitioners" in the original Petition for Damages, in the First Amendment to Petition for Damages, in the Second Amendment to Petition for Damages and in the Third Amendment to Petition for Damages, so that the term will include all those persons and entities listed on original Exhibit A, Exhibit E to the First Amendment to Petition for Damages, Exhibit F to the Second Amendment to Petition for Damages, Exhibit G to the Third Amendment to Petition for Damages and the Exhibit H to this Fourth Amendment to Petition for Damages.

3.

By amending and supplementing the Prayer for relief to include an identical prayer on behalf of all persons and entities listed on original Exhibit A, Exhibit E attached to the First Amendment to Petition for Damages, Exhibit F attached to the Second Amendment to Petition for Damages, Exhibit G attached to the Third Amendment to Petition for Damages and Exhibit H to this Fourth Amendment to Petition for Damages.

4.

By reiterating, re-averring and re-alleging each and every other allegation and prayer of the original Petition, the First Amendment to Petition for Damages, the Second Amendment to Petition for Damages and the Third Amendment to Petition for Damages (which are all incorporated herein, including all exhibits thereto), except as amended, altered and supplemented by this Fourth Amendment to Petition for Damages.

Wherefore, Petitioners pray that this Fourth Amendment to Petition for Damages be filed and that the original Petition, the First Amendment to Petition for Damages, the Second Amendment to Petition for Damages and the Third Amendment to Petition for Damages be altered, amended and/or supplemented accordingly, and that the Defendants be served with a certified copy of this Fourth Amendment to Petition for Damages and duly cited to appear and answer same and that the acts and omissions of Defendants, as described herein, entitle the Petitioners to a judgment against the Defendants jointly, severally and in solido, as follows:

- (a) Rescinding their purchases of insurance policies, annuities, notes and any other interest held by any equity owners, or holders of some other financial interest, as the case may be, awarding them restitution of all monies tendered and consideration paid therefor, and ordering legal interest from the date the consideration was paid by each Petitioner; and

- (b) Alternatively, for all damages, including, but not limited to, the following:
- (i) Loss of insurability by certain Petitioners who became uninsurable over an extended period of time during which Defendants continued to engage in acts and omissions as herein alleged, and concealment by the Defendants of the financial condition of the insurance companies named herein;
 - (ii) Loss of payment of insurance and annuity proceeds and other amounts due and payable, as a consequence of the occurrence of events covered by insurance and annuity contracts between certain Petitioners and the insurance companies referred to herein;
 - (iii) Loss of cash values and any other amounts (together with any and all additions thereto, including, but not limited to, dividends and interest) accrued under and in accordance with insurance and annuity contracts between certain Petitioners and the insurance companies referred to herein;
 - (iv) Loss of premiums and any other consideration paid for all insurance and annuity contracts that were in fact worthless when purchased or which became worthless during such time periods that the companies named herein were hopelessly insolvent and during which time period such insolvency was concealed by the Defendants and/or such companies were misrepresented by the Defendants to be solvent thereby causing and/or inducing Petitioners to pay said premiums;
 - (v) Loss of principal and any other consideration invested in annuity contracts and income and additions accrued and accumulated on said amount or amounts invested in annuity contracts issued by the insurance companies referred to herein to certain Petitioners;
 - (vi) Loss of principal and any other consideration invested in notes and other securities, instruments, and contracts together with all income and additions accrued and accumulated on or in connection with same) between certain Petitioners and companies referred to herein;
 - (vii) Impairment of the financial condition and credit worthiness of certain Petitioners;
 - (viii) Losses of homes, farms, businesses, income, profits and any and all immovable and movable property by certain Petitioners resulting from the financial ruin of these certain Petitioners due to the failure and collapse of the companies named herein;
 - (ix) Damages to financial standing and reputation of certain of the Petitioners;
 - (x) Pain, suffering, embarrassment, humiliation, emotional distress, and mental anguish resulting from the financial chaos and ruin experienced by the Petitioners;
 - (xi) Loss of principal, dividends, and interest in connection with any interest of any equity owners, or holders of some other financial interest in, or effected by, Public Investors

Life Insurance Company and/or Midwest Life Insurance Company, and/or Public Investors, Inc.

- (xii) Any and all other damages of every nature and kind suffered and to be suffered by Petitioners as a consequence of the acts and omissions of the Defendants.

Petitioners also pray for Judgment against the Defendants jointly, severally, and in solido for attorney's fees, judicial interest, costs, and all expenses of these proceedings and for any and all other general and equitable relief.

WHEREFORE, the Petitioners pray that there be judgment for monetary damages in their favor and against the Defendants, and for such other and further relief as law, equity and the nature of the case may require.

The Petitioners respectfully pray for a trial by jury, to the full extent permitted by law.

Respectfully submitted, this 11th day of September, 1992.

David P. Smith

DAVID P. SMITH (#12159)
PERCY, SMITH & FOOTE
P. O. Box 1632
720 Murray Street
Alexandria, Louisiana 71309-1632
Telephone : (318) 445-4480

John Gregory Odom by OPS

JOHN GREGORY ODOM (#1109)
LAMOTHE, HAMILTON & ODOM
Pan American Life Center
601 Poydras Street, Suite 2750
New Orleans, Louisiana 70130
Telephone: (504) 566-1805

ATTORNEYS FOR THE PETITIONERS

PLEASE SERVE:

THE STATE OF LOUISIANA through the Department of Insurance by serving James H. "Jim" Brown, its Commissioner, Baton Rouge, Louisiana.

DEPARTMENT OF INSURANCE OF THE STATE OF LOUISIANA by serving James H. "Jim" Brown, its Commissioner, Baton Rouge, Louisiana.

THE STATE OF LOUISIANA, through the Commissioner of the Office of Financial

Institutions by serving Larry L. Murray, its Commissioner, Baton Rouge, Louisiana.

OFFICE OF FINANCIAL INSTITUTIONS OF THE STATE OF LOUISIANA, by serving Larry L. Murray, its Commissioner, Baton Rouge, Louisiana.

STANDARD ANALYTICAL SERVICE, INC., by serving John B. La Macchia, Jr., First National Bank, 7707 Forsyth, St. Louis, MO 63105.

STANDARD ANALYTICAL SERVICE, INC., through the Secretary of State for the State of Louisiana, Baton Rouge, Louisiana.

STANDARD ANALYTICAL SERVICE, INC., through their attorney of record, Herschel E. Richard, Jr., Cook, Yancey, King & Galloway, 1700 Commercial National Tower, Shreveport, LA 71120-2260.

THE STATE OF LOUISIANA by serving its Attorney General, Richard Ieyoub, Baton Rouge, Louisiana.

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INSTITUTIONS OF THE STATE OF LOUISIANA; AND STANDARD ANALYTICAL
SERVICE, INC.

FILED: _____

DEPUTY CLERK

ORDER

Let the foregoing Fourth Amendment to Petition for Damages be filed as prayed
for.

Alexandria, Louisiana, this the ____ day of September, 1992.

JUDGE

IN THE
9th JUDICIAL DISTRICT COURT
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STATE OF LOUISIANA

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INSTITUTIONS OF THE STATE OF LOUISIANA AND THE OFFICE OF FINANCIAL
INSTITUTIONS OF THE STATE OF LOUISIANA; AND STANDARD ANALYTICAL
SERVICE, INC.

FILED: _____

DEPUTY CLERK

ORDER

Let the foregoing Fourth Amendment to Petition for Damages be filed as prayed
for.

Alexandria, Louisiana, this the 14 day of September, 1992.



JUDGE

FILED
0100
RECORDED
INDEXED
SEP 14 1992
BY [Signature]
RAPIDES
CLERK

EXHIBIT H

FIRST NAME	LAST NAME	ADDRESS	CITY	STATE	ZIP	PARISH
Gerald	Albin	4661 W. Lake Circle, No.	Littleton	CO	80123	Arapahoe
Dianne G.	Albin	4661 W. Lake Circle, No.	Littleton	CO	80123	Arapahoe
Jamie	Ball	1516 Mohon Street	Alexandria	LA	71301	Rapides
Derek	Ball	1516 Mohon Street	Alexandria	LA	71301	Rapides
Teresa B.	Ball	1516 Mohon Street	Alexandria	LA	71301	Rapides
Teresa	Ball	1516 Mohon Street	Alexandria	LA	71301	Rapides
David W.	Ball	1516 Mohon Street	Alexandria	LA	71301	Rapides
David	Ball	1516 Mohon Street	Alexandria	LA	71301	Rapides
Estate of Louise M.	Campbell	96 Chestnut Street	North Andover	MA	01845	Essex
Louise Marie	Campbell, Deceased	96 Chestnut Street	North Andover	MA	01845	Essex
Jacob R.	Glaser	3716 Riverland Drive	Chalmette	LA	70043	St. Bernard
Diane Guerra	Glaser	3716 Riverland Drive	Chalmette	LA	70043	St. Bernard
Corine S.	Hill	1118 Melanie Lane	West Monroe	LA	71291	Ouachita
Dean G.	Hughes	12357 E. Parkview Drive	Aurora	CO	80011	Arapahoe
Alice H.	Hughes	12357 E. Parkview Drive	Aurora	CO	80011	Arapahoe
Alice	Hughes	12357 E. Parkview Drive	Aurora	CO	80011	Arapahoe
Narcia K. Vigil	Kurrich	145 Century Drive Apt 5401	Alexandria	VA	22304-5791	Alexandria
Major John C.	Kurrich	145 Century Drive Apt 5401	Alexandria	VA	22304-5791	Alexandria
Malbert J.	Lewis	306 N. Franklin St.	Lake Charles	LA	70601	Calcasieu
Damon	Lewis	306 N. Franklin St.	Lake Charles	LA	70601	Calcasieu
Malbert	Lewis	306 N. Franklin St.	Lake Charles	LA	70601	Calcasieu
Hazel	Lewis, Deceased	306 N. Franklin St.	Lake Charles	LA	70601	Calcasieu
Estate of Hazel	Lewis, Deceased	306 N. Franklin St.	Lake Charles	LA	70601	Calcasieu
Earl B.	Nilan	5301 Horseshoe Drive	Alexandria	LA	71302	Rapides
Brenda K.	Nilan	5301 Horseshoe Drive	Alexandria	LA	71302	Rapides
Earl	Nilan	5301 Horseshoe Drive	Alexandria	LA	71302	Rapides
Kathleen A.	Vigil	904 San Juan Street	Trinidad	CO	81082-2317	Las Animas
Lydia M. R.	White	118 W. Lincoln Road	Ville Platte	LA	70586	Evangeline
Don R.	White	118 W. Lincoln Road	Ville Platte	LA	70586	Evangeline
Lydia M.	White	118 W. Lincoln Road	Ville Platte	LA	70586	Evangeline
Kevin Clark	Youman	3400 N. Thomas Street	Arlington	VA	22207	Arlington