

company; that George Fabe, Superintendent of Insurance of the State of Ohio, and his successors in office, be and hereby is appointed as Rehabilitator of the Defendant company for the purpose of rehabilitation of the same; that Stafford P. McGuire be and hereby is appointed Chief Deputy Rehabilitator; that James M. Young be and hereby is appointed Deputy Liquidator; that Plaintiff as Rehabilitator is hereby vested with title to all property, contracts, and rights of action of Defendant; that the Superintendent of Insurance of the State of Ohio take possession and secure all of the property, business, assets, books, records, accounts and other documents of the Defendant for the purpose of rehabilitation of the same, in accordance with the provisions of Chapter 3903 of the Ohio Revised Code, and to administer Defendant's assets under the general supervision of this Court; that the Rehabilitator is hereby granted all the powers of Defendant's directors, officers and managers, including but not limited to, the power to sell Defendant's charter(s) and business license(s).

It is further ORDERED, ADJUDGED, and DECREED the Superintendent of Insurance shall be required to submit an accounting to the Court at such intervals as the Court shall specify.

It is ORDERED, ADJUDGED, and DECREED the Superintendent shall have all powers given a Rehabilitator pursuant to Chapter 3903 of the Ohio Revised Code, and specifically R.C. 3903.14.

It is ORDERED, ADJUDGED, and DECREED that Defendant cease the writing of all new and renewal business, until further order of the Court, and that the authority and powers of Defendant's directors, officers, and managers are suspended, except as specifically redelegated by the Rehabilitator.

It is ORDERED, ADJUDGED, and DECREED that the officers, directors, agents, employees, servants, representatives of Defendant, and persons acting in concert with Defendant, are hereby prohibited from disposing, using, transferring, removing, or concealing any property of Defendant without the express written authority of the Rehabilitator.

It is ORDERED, ADJUDGED, and DECREED that any bank, savings and loan association or other financial institution or other legal entity is hereby prohibited from disposing of, allowing to be withdrawn, or concealing in any manner any property or assets of Defendant, except with the express authorization of the Rehabilitator or by further order of this Court.

It is ORDERED, ADJUDGED, and DECREED that the Superintendent of Insurance may seek further order of this Court as he deems necessary, including but not limited to, any relief provided for in R.C. Chapter 3903.

THE STATE OF OHIO }
Licking County, ss }
I, THOMAS J. ENRIGHT, Clerk }
OF THE COURT OF COMMONS }
PLEAS, WITHIN AND FOR }
SAID COUNTY. }
I HEREBY CERTIFY THAT THE ABOVE AND FOREGOING IS TRULY AND }
CORRECTLY FROM THE ORIGINAL }
BY OR FILE IN MY OFFICE. }
UNLESS MY HAND AND SEAL OF SAID COURT THIS }
A.S. 1987 }
By *C. Shockey* }
THOMAS J. ENRIGHT, Clerk }
Civil Deputy }
Journal Entry
Order

151 Smith

JUDGE