## IN THE CIRCUIT COURT OF THE 17<sup>TH</sup> JUDICIAL CIRCUIT, IN AND FOR BROWARD COUNTY, FLORIDA

MATTHEW CARONE, et al.,

Case No. 12-24-051 (07) Complex Litigation Unit

Plaintiffs,

v.

MICHAEL D. SULLIVAN, individually,

-	•	-	i	
1)	efen	0	an	ta
L	CICII	u	all	w

ORDER APPROVING THE CONSERVATOR'S INTERIM REPORT, APPROVING THE CONSERVATOR'S FOURTH DISTRIBUTION TO PARTNERS AND GRANTING THE CONSERVATOR AND HIS COUNSEL'S FIFTH APPLICATION FOR ALLOWANCE AND PAYMENT OF COMPENSATION AND REIMBURSEMENT OF EXPENSES

THIS MATTER came before the Court on November 30, 2016 at 8:45 a.m. upon hearing to consider the Conservator's Proposed Fourth Distribution to Partners and Interim Report and Fifth Application for Allowance and Payment of Compensation and Reimbursement of Expenses for the Conservator and Messana, P.A., as Counsel (the "Report and Application") requesting approval of a proposed fourth distribution to partners; payment of fees and reimbursement of costs for the period of October 1, 2015 through September 30, 2016 (the "Application Period"), filed by the court-appointed conservator, Philip J. Von Kahle (the "Conservator") Conservator of P&S Associates, General Partnership and S&P Associates, General Partnership (the "Partnerships"). The Court having reviewed the Report and Application, including the affidavit in support of fees and costs for the Conservator and affidavits in support of fees and costs for Messana, PA ("Messana"), the detailed time attached thereto, the record including any supplemental filings, having heard proffer of counsel, giving all parties an opportunity to be heard, and for the reasons stated on the record, it is

## **ORDERED** and **ADJUDGED** as follows:

- 1. The Conservator's Proposed Distribution to the Net Losers is approved as set forth in Exhibits "A" and "B" to the Report and Application.
- 2. The Conservator is hereby authorized to make the interim distributions to the Partners as proposed in the Report and Application pursuant to Exhibits "A" and "B" attached thereto within a reasonable time after the entry of this Final Non-Appealable Order granting the Report and Application and the receipt of the Sixth Interim Distribution from Picard.
- 3. Consistent with the Court's Final Judgment in the case styled *P&S v. Alves*, case No. 12-028324 (07), the Conservator is authorized to distribute funds directly to the members of Guardian Angel Trust, LLC and to the partners of SPJ Investments, Ltd.
- 4. The requests for the payment of fees and costs in the Report and Application as to the Conservator are **GRANTED** in all respects.
- The requests for the payment of fees and costs in the Report and Application as to
  Messana are GRANTED in all respects.
- 6. Fees in the amount of \$\(\frac{62,125,00}{1,640,56}\) for the Conservator during the Application Period are found to be reasonable considering each and every factor contemplated by *Florida Patient's Compensation Fund v. Rowe*, 472 So. 2d 1145 (Fla. 1985) and the principles of *Lewis v. Gramil Corp.*, 94 So. 2d 174, 177 (Fla. 1957).
- 7. The Conservator is authorized to make distributions to Moecker in the amount of  $\frac{62,125,00}{60}$  for fees and  $\frac{1,640,56}{60}$  for costs out of the Partnerships' assets forthwith, such distributions being allocated to each of the Partnerships pro rata.

- 9. The Conservator is authorized to make distributions to Messana in the amount of \$1,559,00 for fees and \$1,59,00 for fees and \$1,590,00 f

NOV 30 2016

Honorable Jack Tutel Copy Circuit Court Judge

Copies furnished to:

. . . 9

Thomas M. Messana, Esq. who is directed to serve same upon all interested parties.