

IN THE DISTRICT COURT OF POTTAWATOMIE COUNTY
STATE OF OKLAHOMA

FILED
IN DISTRICT COURT

JUL 29 2004

POTTAWATOMIE COUNTY, OK.
GESH DUNLAP, COURT CLERK
BY Deborah Harvey DEPUTY

Oklahoma Department of Securities)
ex rel. Irving L. Faught,)
Administrator,)

Plaintiff,)

v.)

Case No. C-03-1239

The Hickman Agency, Inc., an Oklahoma)
corporation; Merl William Hickman, Sr.,)
an individual; Sarah L. Hickman,)
an individual; and Merl William)
Hickman, Jr., an individual,)

Defendants,)

and)

Stephanie Hickman Matthews, an individual;))
Angela Friguletto, an individual; Peter)
Friguletto, an individual; Sandra Friguletto,)
an individual; and Christy Hickman,)
an individual,)

Defendants Solely For)
Purposes of Equitable Relief.)

ORDER OF RESTITUTION AGAINST RELIEF DEFENDANT
STEPHANIE HICKMAN MATTHEWS

This matter came on for hearing this 29 day of July, 2004,
before the undersigned Judge of the District Court in and for Pottawatomie County, State of
Oklahoma, upon motion of Plaintiff, Oklahoma Department of Securities *ex rel.* Irving L.
Faught, Administrator ("Plaintiff"), for default judgment against Relief Defendant Stephanie
Hickman Matthews ("Hickman Matthews"). The Court, finding that it has jurisdiction of the
parties and the subject matter of this action and the issues having been heard, finds that

Plaintiff's motion for default judgment against Hickman Matthews should be, and hereby is, granted.

The Court finds that Hickman Matthews was validly served with a Summons and First Amendment to Petition for Permanent Injunction and other Equitable Relief ("Amended Petition") in this case, and that the date by which Hickman Matthews was required to appear and defend this action has passed. No motion or responsive pleading has been filed by or on behalf of Hickman Matthews.

Hickman Matthews has thus admitted the allegations in the Amended Petition. The Court, having reviewed the evidence presented, and being fully advised in the premises, and on consideration thereof, finds that the allegations in Plaintiff's Amended Petition are deemed true as set forth therein, and that the basis for equitable relief has been established by Plaintiff.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that judgment be, and hereby is, entered against Hickman Matthews.

IT IS FURTHER ORDERED that Hickman Matthews pay restitution in the sum of Ninety-Nine Thousand Twenty-Two Dollars and Seventy-Two Cents (\$99,022.72).

IT IS FURTHER ORDERED that this Court will retain jurisdiction of this matter for the purpose of enforcement of this Order of Restitution Against Relief Defendant Stephanie Hickman Matthews.

IT IS SO ORDERED.

Dated this 29 day of July, 2004.

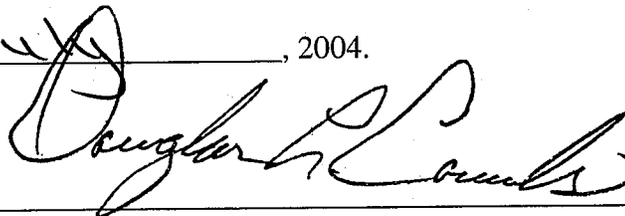
CERTIFICATE OF TRUE COPY

State of Oklahoma
Pottawatomie County ss. In the Dist. Court
I, Cecil Dunlap, Court Clerk, Within and for the
State and County aforesaid do hereby certify
that the above foregoing is a full, true, correct
and complete copy of:

Order
In the above cause as fully as the same appears on
record and on file in my office.

WITNESS my hand as Clerk and official seal this
day of July, 2004

By Cecil Dunlap Deputy
CECIL DUNLAP, Court Clerk



DISTRICT COURT JUDGE

Approved as to form and substance:

Patricia A. Labarthe OBA #10391
Oklahoma Department of Securities
120 North Robinson, Suite 860
Oklahoma City, Oklahoma 73102
(405) 280-7700
Attorney for Plaintiff

Stephen J. Moriarty
Andrew, Davis, Legg, Bixler, Milsten & Price
500 West Main, Suite 500
Oklahoma City, Oklahoma 73102
(405) 272-9241
Receiver