

Moerer and Henry Moerer in person and by their Attorneys and also come the above named defendants The Home Insurance Company of Topeka et al, and thereupon consigned to Ross Burns Esq Receiver of said Company, duly appointed by the Court, and by consent of Plaintiffs and Defendants presents to the Court his report, setting forth a settlement of the affairs and business of said Company and asking to be discharged from further duty as such Receiver. And the Court having examined said Report does by consent of Parties approve of the same, and does order that it be received as a full, final and complete settlement of the affairs and business of said Company.

And the Court does further order and decree, that upon the payment by defendants to said Receiver for the sum of \$18,656 1/2 that said Receiver and Edward Kohler, President of said Insurance Company, be authorized, empowered and directed to cancel and annul the mortgage and notes set forth in the report of the Receiver held by said Company against certain persons stockholders of said Company, said sum of money to be paid to said Receiver and by him to be paid over to Edward Pape and C. Nahmung or their order, less the fees and costs hereafter allowed. And upon said payment being made said Receiver shall upon presenting his receipt from said Pape and Nahmung to the Court be fully discharged from all further liability of any nature or kind as such receiver and together with his securities shall be fully and finally discharged.

And the Court does further order and decree, all the property, notes mortgages or obligations of any kind not hereby cancelled and annulled and owned by said defendants shall be by said Receiver delivered over to said Pape and Nahmung as their own property, and all the rights of said Home Insurance Company shall be vested in Pape and Nahmung so far as said property is concerned.

And the Court does further order that the plaintiffs in this case and the officers stockholders and all other persons be forever disbarred from any action at law or in equity against the mortgages named in said Report, but that the said mortgages be declared annulled and cancelled and fully discharged.

And it is further ordered, adjudged, and decreed by the Court all of the stockholders of said Home Insurance Company so agreeing that all of the stock of said Company be cancelled and that the business of said Company be declared closed and the Home Insurance Company be declared to be dissolved as a corporate body.

And it is further ordered that Ross Burns Esq to have and receive of the Plaintiffs in this case the sum of Five hundred dollars for his services, fees and allowance as Receiver, and that the further sum of Fifty dollars be allowed as expenses for clerks &c and that any and all errors in these proceedings of every nature or kind are now here in open court waived by all the parties to this action. And that the costs of this suit taxed at \$12 50 be taxed against plaintiffs.