

DANIEL J. STERMER, ESQ., RECEIVER
LAURA HESS & ASSOCIATES, P.A., ET AL. RECEIVERSHIP ESTATE
6600 NW 16TH STREET, SUITE 11
PLANTATION, FLORIDA 33313
(954) 321-3388 ext. 16

To: Potential Claimants of Laura Hess & Associates, P.A., Hess Kennedy Chartered LLC, and The Consumer Law Center, LLC, as well as Hess Kennedy Company Chartered, Consumer Recovery Team, Hess Kennedy Holdings Ltd., Legal Debt Center, Hess Kennedy Company, Laura Hess Inc., Hess Kennedy, Legal Debt Center, LLC, Hess Kennedy Florida, Hess Kennedy Chartered, Hess Kennedy, LLC, Hess Kennedy Payment, Hess Kennedy Trust Company, The Consumer Law Center, LC, Hess Kennedy Florida, Hess Kennedy Trust Account, Global Payment Processing, LLC and Campos Chartered Law Firm (collectively referred to herein as the "Receivership Entities").

This letter is being provided in order to advise you of the procedures for filing a claim against any of the Receivership Entities.

On February 21, 2008, the Office of the Attorney General, Department of Legal Affairs, State of Florida (the "OAG"), filed a Complaint against certain of the Receivership Entities alleging that the Receivership Entities induced customers to purchase their services through deceptive trade practices and representations, including by requiring the payment of all attorneys' fees in full before rendering debt settlement services, various uses of fictitious names, and representations that Hess Kennedy was an international law firm with attorneys, including Edward Cherry, licensed to render legal services in the State of Florida or elsewhere.

On July 18, 2008, the Court appointed Daniel J. Stermer, Esq. as the Receiver for the Receivership Entities. A copy of the Receivership Order is available at www.lbfmiami.com/active_cases_receiverships_hess.html. On September 10, 2008, the Receiver determined that it is not in the best interest of the Receivership Entities, consumers, and creditors to continue to operate the Receivership Entities, and sought authority from the Court to wind down the Receivership Entities. The Court granted that motion and approved a claim procedure for all customer and claimants of the Receivership Entities.

In addition, the principal attorney of the law firms at issue was Laura L. Hess. On July 23, 2008, the Florida Supreme Court directed that Ms. Hess stop representing any clients and notify all clients of the entry of the Emergency Suspension Order. The Florida Supreme Court has required that you be notified that Ms. Hess is not permitted to practice law as of October 24, 2008. A copy of the Court's Order is available on the website listed above. On or about October 3, 2008, Ms. Hess consented to a five-year disbarment from the practice of law in the state of Florida.

WHAT MUST YOU DO TO FILE A CLAIM:

If you believe you have a claim against any of the Receivership Entities, you must submit a completed Proof of Claim Form and mail it, postmarked by **January 1, 2009**, to the address below. *Do not send your Proof of Claim form to the Court – it will not be valid.*

Send Proof of Claim Form to: Daniel J. Stermer, Receiver
Attn: Hess Kennedy Receivership
6600 NW 16th Street, Suite 11
Plantation, Florida 33313

IMPORTANT: Failure to submit a complete and timely Proof of Claim Form will prevent any recovery by that claimant.

Claim Procedure:

Upon review of completed claims, the Receiver will file an accounting of all claims submitted, together with an objection to any claims if appropriate. All persons holding claims subject to an objection will be sent a Notice of Objection stating the reasons the claim was objected to by the Receiver. Any claimant who believes the objection is not well-founded may, within thirty (30) days after the mailing of the notice of objection, file with the Circuit Court a response to my objection. All objections which are not resolved may then be heard by the Circuit Court. If appropriate, the Circuit Court may require a hearing on the objections to properly rule upon the same. Any such hearing will be scheduled only after giving advance notice and an opportunity to be heard to all affected creditors.

At this time, the Receiver believes that assets of the Receivership Entities do not exceed their liabilities. Therefore, Claimants who timely file claims as provided herein may not receive a 100% distribution on their claims.

Questions and Additional Information:

In order to keep consumers and creditors informed as to the progress of the Receivership proceedings in the Circuit Court, the Receiver maintains a web page that is updated regularly. Please visit http://www.lbfmiami.com/active_cases_receiverships_hess.html or call 954.321.3388 x16.

Respectfully,

Daniel J. Stermer, As Receiver