## UNITED STATES DISTRICT COURT

## DISTRICT OF MAINE

<b>M.Y.</b> , ET AL.,	
PLAINTIFFS	)
<b>v</b> .	) CIVIL NO. 09-108-P-H
DANLY, INC., ET AL., DEFENDANTS	) )
COLONY INSURANCE COMPANY, PLAINTIFF	_ ) )
<b>v</b> .	) )
DANLY, INC., ET AL., DEFENDANTS	) Civil No. 10-308-P-H
and	) )
BABAK YAZDANI, ET AL., Parties-in-Interest	, ) )

## **ORDER APPROVING SETTLEMENT OF MINORS' CLAIMS**

On February 21, 2011, the parties filed an Unopposed Motion for Approval of Settlement on Behalf of Minor Plaintiffs and Request to Dispense with Hearing. In accordance with 14 M.R.S.A. § 1605 and Local Rule 41.2, I have carefully reviewed the Unopposed Motion; the settlement agreement; the terms of the annuities that the settlement will fund for the minors; the contingent fee agreement; declarations documenting the litigation expenses; and the attorneys' records describing the litigation-related tasks performed, their standard hourly rate, and the dates and hours worked. I am familiar with the underlying facts of the case, as well as the amount and the quality of work of counsel. Following the principles set forth in <u>Holbrook v. Andersen Corp.</u>, 756 F. Supp. 34 (D. Me. 1991), approved by the Maine Law Court in <u>Corey v.</u> <u>Corey</u>, 803 A.2d 1014 (Me. 2002), I have determined that the settlement is "fair, reasonable and in the best interests of the minor[s]." <u>Holbrook</u>, 756 F. Supp. at 38. I also approve as reasonable the requested attorney fees.

Accordingly, it is hereby **ORDERED** that the Unopposed Motion for Approval of Settlement on Behalf of Minor Plaintiffs and Request to Dispense with Hearing is **GRANTED**.

## SO ORDERED.

DATED THIS 1ST DAY OF MARCH, 2011

<u>/s/D. Brock Hornby</u> **D. Brock Hornby United States District Judge**