

1 Defendant and Interpleader Plaintiff, PROTECTIVE LIFE INSURANCE CO., by and 2 through its counsel of record, SNELL & WILMER L.LP., Plaintiff, PATRICIA LANMAN, by 3 and through her counsel of record, the law firm of VANNAH & VANNAH, and Interpleader 4 Defendants, ROY WEISS AND PAUL L. WEISS, as Special Administrators of the Estate of 5 Stephen Lawrence Weiss, by and through their counsel of record, JEFFREY BURR, LTD., 6 submit this stipulation as follows: 7 IT IS HEREBY STIPULATED AND AGREED that all claims against all parties plead in this 8 action be dismissed with prejudice, with each party to bear their own attorneys' fees and costs. 9 Dated this 5th day of April, 2017. Dated this 21st day of March, 2017. 10 11 /s/ Tamara Vannah /s/ Kelly Dove 12 **VANNAH & VANNAH SNELL & WILMER L.L.P.** 13 Robert D. Vannah, Esq. Kelly H. Dove, Esq. Tamara V. Lile, Esq. 14 3883 Howard Hughes Parkway #1100 400 South 7th Street, 4th Floor Las Vegas, NV 89169 Las Vegas, NV 89101 15 kdove@swlaw.com rvannah@vannahlaw.com tvlile@vannahlaw.com Attorney for Defendant Protective Life 16 Attorneys for Plaintiff Patricia Lanman Insurance Co. 17 18 Dated this ____day of January, 2017. 19 20 /s/21 JEFFREY BURR, LTD. 22 John R. Mugan, Esq. Michael D. Lunn, Esq. 23 2600 Paseo Verde Parkway Henderson, NV 89074 24 john@jeffreyburr.com michael@jeffreyburr.com 25 Attorneys for Interpleader Defendants Roy 26 Weiss and Paul L. Weiss, as Special Administrators of the Estate of Stephen 27 Lawrence Weiss 28

1 Defendant and Interpleader Plaintiff, PROTECTIVE LIFE INSURANCE CO., by and 2 through its counsel of record, SNELL & WILMER L.LP., Plaintiff, PATRICIA LANMAN, by and through her counsel of record, the law firm of VANNAH & VANNAH, and Interpleader 3 4 Defendants, ROY WEISS AND PAUL L. WEISS, as Special Administrators of the Estate of 5 Stephen Lawrence Weiss, by and through their counsel of record, JEFFREY BURR, LTD., 6 submit this stipulation as follows: 7 IT IS HEREBY STIPULATED AND AGREED that all claims against all parties plead in this 8 action be dismissed with prejudice, with each party to bear their own attorneys' fees and costs. 9 Dated this ____day of January, 2017. 10 Dated this ____day of January, 2017. 11 12 VANNAH & VANNAH SNELL & WILMER L.L.P. 13 Robert D. Vannah, Esq. Kelly H. Dove, Esq. Tamara V. Lile, Esq. 14 3883 Howard Hughes Parkway #1100 400 South 7th Street, 4th Floor Las Vegas, NV 89169 Las Vegas, NV 89101 15 kdove@swlaw.com rvannah@vannahlaw.com tvlile@vannahlaw.com Attorney for Defendant Protective Life 16 Attorneys for Plaintiff Patricia Lanman Insurance Co. 17 18 Dated this ____day of January, 2017. 19 20 21 JEFFREY BURR, LTD. 22 John R. Mugan, Esq. Michael D. Lunn, Esq. 23 2600 Paseo Verde Parkway Henderson, NV 89074 24 john@jeffreyburr.com 25 michael@jeffreyburr.com Attorneys for Interpleader Defendants Roy 26 Weiss and Paul L. Weiss, as Special Administrators of the Estate of Stephen 27 Lawrence Weiss

28

ORDER

IT IS HEREBY ORDERED that all claims plead in this action are dismissed with prejudice.

IT IS FURTHER ORDERED that the parties will bear their own costs and attorneys' fees associated with this action.

Dated this 19th day of April, 2017.

DISTRICT COURT HUDGE

4837-4872-8388