RECEIVED NYSCEF: 07/11/2018

NYSCEF DOC. NO. 796

At IAS Part 54 of the Supreme Court of the State of New York, County of New York, at the Courthouse, 60 Centre Street, in the County, City and State of New York, on the day of July, 2018.

PRESENT:

HON. JENNIFER G. SCHECTER, J.S.C.

MS# OIL: OTHER

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

In the Matter of

Index No.: 153214/2017

the Ancillary Receivership of

**ORDER TO SHOW CAUSE** 

CASTLEPOINT NATIONAL INSURANCE COMPANY.

Upon the July 6, 2018 affirmation of Lauren M. Reber (the "Reber Aff") in support of the application of Maria T. Vullo, Superintendent of New York State Department of Financial Services in her capacity as ancillary receiver (the "Ancillary Receiver") of CastlePoint National Insurance Company ("CastlePoint") and administrator (the "Administrator") of the New York Property/Casualty Insurance Security Fund and the New York Public Motor Vehicle Liability Security Fund (collectively, the "Security Funds") for an order setting forth adjudication procedures in the Ancillary Receivership Proceeding:

NOW, on motion of the Ancillary Receiver, and after due deliberation having been had thereon,

LET all policyholders, creditors and others interested in the affairs of CastlePoint or counsel appear and show cause before this Court at IAS Part 54, Room 228, thereof, at the Courthouse located at 60 Centre Street, New York, New York, on the day of August,

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2018 (the "Return Date") at 11:32 clock A.m., or as soon thereafter as counsel can be heard, why an order should not be made, pursuant to Article 74 of the New York Insurance Law, inter alia, (i) approving a procedure for judicial review of the Administrator's rejection of claims under CastlePoint policies that are presented for payment from the Security Funds in this proceeding; (ii) appointing a referee to hear and take evidence on issues raised by claimants' objections to the Administrator's determinations, and to report thereon to this Court which may thereafter, on motion, confirm or deny such reports; and (iii) granting such other and further relief as may be just and proper.

AND, sufficient cause having been alleged therefor, and this Court having found the form and method of notice specified herein to be the best notice practicable, it is hereby

ORDERED, that notice of the Ancillary Receiver's application shall be made by: (i) posting this Order to Show Cause and its moving papers on the Internet web page maintained by the New York Liquidation Bureau at <a href="http://www.nylb.org">http://www.nylb.org</a> at least fifteen (15) days before the Return Date; and (ii) publication of the notice substantially in the form annexed as Exhibit D to the Reber Aff in the *Daily News*, or a publication of similar circulation, commencing within fifteen (15) days following entry of this Order to Show Cause; and it is further

ORDERED, that the form and methods of service of notice specified herein are hereby approved and shall constitute due and sufficient notice to all persons and entities entitled to receive such notice; and it is further

ORDERED, that answering papers, either in support of or opposition to the relief sought herein (the "Answering Papers"), shall be served on the Superintendent at the following address:

> Superintendent of Financial Services of the State of New York as Ancillary Receiver of CastlePoint National Insurance Company 110 William Street, 15th Floor New York, New York 10038 Attention: General Counsel

at least seven (7) days before the Return Date, and that any Answering Papers, together with an affidavit of service, shall be fred with the Court on or before the Return Date. with hard cooks hand delivered to the Put Clear Seven dara before the Return Date as well.

> ENTER: J.S.C.

It is furnir Order Flotenet

Proof of Campliance with the notificalin rewrests
must be e-file to no later than of days bosone
for Reprin Date and hard capies to be braget to
court on the Return Date.

Enter:

HON. JENNER G. SCHECTER J.S.C.