

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

APR 28 2005

Michael N. Milby, Clerk of Court

In Re Enron Corporation	§	
Securities, Derivative &	§	MDL-1446
"ERISA" Litigation	§	
<hr/>		
MARK NEWBY, ET AL.,	§	
	§	
Plaintiffs	§	
	§	
VS.	§	CIVIL ACTION NO. H-01-3624
	§	CONSOLIDATED CASES
ENRON CORPORATION, ET AL.,	§	
	§	
Defendants	§	

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
GALVESTON DIVISION

AMERICAN NATIONAL INSURANCE	§	
COMPANY, AMERICAN NATIONAL	§	
INVESTMENT ACCOUNTS, INC.,	§	
SM&R INVESTMENTS, INC.,	§	
AMERICAN NATIONAL PROPERTY AND	§	
CASUALTY COMPANY, STANDARD LIFE	§	
AND ACCIDENT INSURANCE COMPANY,	§	
FARM FAMILY LIFE INSURANCE	§	
COMPANY, FARM FAMILY LIFE	§	
INSURANCE COMPANY, FARM FAMILY	§	
CASUALTY INSURANCE COMPANY, AND	§	
NATIONAL WESTERN LIFE INSURANCE	§	
COMPANY,	§	
	§	
Plaintiffs	§	
	§	
VS.	§	CIVIL ACTION NO. G-05-0221
	§	
CANADIAN IMPERIAL BANK OF	§	
COMMERCE, et al.,	§	
	§	
Defendants.	§	

ORDER OF COORDINATION

American National Insurance Co., et al. v. Canadian Imperial Bank of Commerce, et al., G-05-0221, alleges under Texas state law that, in order obtain millions of dollars in fees and

interests, Defendant conspired with and aided Enron in a Ponzi scheme involving fraudulent transactions and misrepresentation of Enron's financial situation to shift the risk by luring unsuspecting investors like Plaintiffs.

Filed in G-05-0221, pending before the Honorable Samuel B. Kent, are Defendants' notice of consolidation, and in the alternative, motion to consolidate (#2) and motion for partially agreed enlargement of time to move, answer or respond to Plaintiffs' complaint (#5).

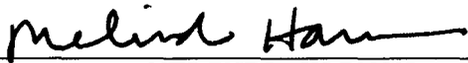
Because the claims in G-05-0221 arise from the same nucleus of operative fact as those in *Newby* and the action asserts claims against many of the same parties and therefore discovery in both actions will be substantially overlapping, pursuant to the Court's order of December 12, 2001 in *Newby v. Enron Corporation*, H-01-3624, the Court

ORDERS that *American National Insurance Co., et al. v. Canadian Imperial Bank of Commerce, et al.*, G-05-0221, is hereby designated as a "coordinated case" with *Newby v. Enron Corporation*, H-01-3624, for pretrial matters. Thus the motion to consolidate (#2) is MOOT. Because to maintain order in the is large litigation the Court has previously ruled that pleading in the coordinated and consolidated cases is stayed, the Court further

Orders that Defendants' motion for enlargement of time is GRANTED (#5) and pleading is stayed until otherwise ordered by

the Court.

SIGNED at Houston, Texas, this 27th day of April, 2005.



MELINDA HARMON
UNITED STATES DISTRICT JUDGE