Official Journal of the Ontario Insurance Adjusters Association - Vol. 88 - No. 9 - MAY 2024

Without Prejudice

The Adventures of an Independent Adjuster 1974 - 2011 Part 2

Plus....

SABS Priority Disputes 101 Notice in 90



Chapter Spotlight Get to Know the... London Claims Association

The OIAA is a proud supporter of



Follow OIAA on



Canadian Independent Adjusters' Association/ L'Association Canadienne des Experts Indépendants

ance

Canadian Claims Summit Where Claims Leaders Connect

SAVE THE DATE!

Specifically designed with Claims Professionals in mind!

JUNE 25, 2024

Marriott Toronto Airport

Toronto, Ontario

We're so excited to be back!

Full speaker line-up & registration details Coming Soon!



Official Journal of the Ontario Insurance Adjusters Association

Vol. 88 - No. 9 - MAY 2024







SABS Priority Disputes 101: Notice in 90

Years ago, I had a file where my client received a priority dispute notice. It was for a catastrophic accident

benefits claim involving a 26-year-old who had suffered severe brain injuries. There was little doubt that my client had priority over this claim because he was married to our named insured.



The Adventures of an Independent Adjuster 1971-2011 Part 2:

Travel is before you at a moment's notice. Arriving home in a fatigued state on a

given evening may well require a response that cannot be postponed, necessitating immediate attendance. Nevertheless, certain travel may at times prove exhilarating, such as being seated in the front of a helicopter, wherein the pilot insists on flying at a very low altitude over Moose at the shore of a remote landlocked lake.

24

REGULAR FEATURES

President's Message	4
OIAA Executive Council	5
Chapter Spotlight	
OIAA Chapter Executive	
Advertisers' Index	

WHAT'S HAPPENING

CIAA Canadian Claims Summit2
OIAA Golf Tournament8
KW Battle of the Bands30-36
Calendar of Golf Tournaments

STAY CONNECTED

Visit us at www.oiaa.com

- @OIAAOfficial
- У @oiaa_social

@o.i.a.a_



WP TV YouTube channel



President, OIAA

pril Showers bring May Flowers, and this April, it brought us the Annual 2024 OIAA Claims Conference and Student Fair!

It was amazing to see our insurance industry professionals and our future insurance professionals in attendance. Annually, I like to walk the tradeshow floor before it opens to the public to watch everyone make their last-minute touches to their booths.

I spent most of the day interviewing and podcasting with our vendors. We interviewed 14 vendors, old and new friends where they shared updates and new tools that are coming into the market.

Our speakers and presenters were wonderful. It makes me so happy to see everyone from across our industry jump in, offer to speak, podcast, and help wherever they can.

I am very proud to be part of the Insurance Industry for over 30 years.

It marks 29 years that I have worked with Aviva Canada. Time goes by very quickly, it feels like yesterday I was trying to determine coverage for a simple MVA.

I had such amazing feedback about the OIAA Claims Conference from those that I spoke with including those attending for their first time.

It always puts a smile on my face to meet a new adjuster or new vendor to our industry and see how

excited they are to be a part of this great organization. We appreciate all of you who work in this industry.

The BIG MINGLE was such a success. Jamie and everyone at 30 Forensics did a great job creating a memorable night for all.

I had an opportunity to see people I haven't had the pleasure to see in many years. This included former colleagues from when I began in the industry at Prudential Insurance.

Last week, I was honored to be asked again to judge Kitchener Waterloo's "Battle of the Bands". This is the event of the Season in Western Ontario. Maxwell's is a perfect Venue to hold this event.

The roster of bands was amazing this year. The K-W OIAA had five incredible bands that played originals and/or covers. I loved rocking out to Haz-Mat. The newest band that rocked the stage was "Friends from Work", a CACI Band truly amazing from the 1st notes until the last in their Winners Encore. I am really looking forward to next year's group of talented artists, singer songwriters.

We are weeks away from my final event of the year, the annual golf tournament at Cardinal Golf & Country Club on May 31, 2024. Tickets and sponsorship opened on April 1, 2024. Spots on the course are filling in quite nicely, but time is running out.

Don't miss out on my favorite event of the year because it really sets the stage for a New Year and a new President. It will be time for me to say "Goodbye" and "Thanks" to everyone that really helped make my year a success.

I will be doing a full recap in the June edition as I say "Goodbye" to the OIAA Executive and join an esteemed alumnus of Past Presidents.

Please come and support the last event of my presidential year and support our charity of the year, MacKids.

Terence Doherty,

Accident Reconstructionist-Level 3 President, Ontario Insurance Adjusters Association E-mail: President@oiaa.com Phone No.: 613-650-7880

01AA - EXECUTIVE COUNCIL 2023 - 2024

Sage Claims Solutions Inc.

E-mail: Christine@sageclaims.ca

(905) 389-4522



TERRY DOHERTY, CFEI

President Aviva Canada Inc. (613) 386-5513 FAX: 1-866-805-8585 E-mail: terry.doherty@aviva.com

SHAWNA GILLEN, CIP First Vice-President AIG Insurance Company of Canada (416) 596-3060 E-mail: Shawna.Gillen@aig.com



JENNIFER BROWN, FCIP Second Vice-President Echelon Insurance

416-427-1324 E-mail: jenniferbrownfcip@outlook.com



CARRIE KEOGH, BA Hons. Secretary Gore Mutual

1-800-265-8600 ext. 2545 FAX: 1-800-601-9773 E-mail: ckeogh@goremutual.ca



EMILY FEINDEL AIG Insurance Company of Canada FAX : (855) 453-1063 E-mail: emily.feindel@aig.com



KYLE CASE, FCIP, CRM Past President The Co-operators 1-877-682-5246 ext. 272453 E-mail: Kyle_Case@cooperators.ca



SHERI TURNER Georgian Bay Delegate

West Wawanosh Mutual Insurance Company (800)265-5595 ext 883 Email sheri,turner@wwmic.com













Northern Delegate

London Delegate

FAX: (519) 291-1800

(519) 291-9300 ext. 5713

Trillium Mutual Insurance Company

E-mail:mfield@trilliummutual.com



Crawford and Company Canada Inc. (705) 647-6781 FAX: (705) 647-6783 E-mail: Mike.bottan@crawco.ca MARGARET MACKENZIE

Ottawa Delegate Travelers Canada (613) 780-6498 E-mail: MAMACKEN@travelers.com

CHRISTINE ANDREWS, CRM, FCIP **Hamilton Delegate**



DUNCAN SOUTHALL **Thousand Islands Delegate** P.C.A. Adjusters Limited (613) 344-2395 FAX: (613) 544-3487 E-mail: duncans@pca-adj.co

CLAIRE RICHARDSON, BA, CIP



Thunder Bay Delegate Sedawick (807) 345-7676 ext.1 E-mail: claire.richardson@sedgwick.com



NATALIE BARROW, CIP | Claims Adjuster **Toronto Delegate** Sedawick Canada Inc DIRECT 905.709.5072 | CELL 437.424.3471 E-mail: Natalie.Barrow@sedgwick.com









PETER REIDIGER, CIP Windsor Delegate ClaimsPro (226) 782-1469 E-mail: peter.riediger@scm.ca

AA - EXECUTIVE COUNCIL COMMITTEES 2023 - 2024

COMMITTEE NAME	CHAIRPERSON	COMMITTEE MEMBERS
COMMUNICATIONS		
Without Prejudice Editorial	Jennifer Brown	Carrie Keogh, Natalie Barrow
Without Prejudice Articles	Christine Andrews	Natalie Barrow, Emily Feindel
WP Radio	Terry Doherty	Natalie Barrow
Advertising-Sales - WP, Website, Links	Michelle Fields	Jason Saucier
Media Relations	Sherry Desai	
Website	Sherry Desai	
Social Media	Emily Feindel	Sherry Desai
GTA Membership	Toronto Delegates	
EDUCATION		
Speakers & Meetings	Christine Andrews	Rob Fiorido
Seminars & Education	Jennifer Brown	All Committee Members
Adjuster Training	Emily Feindel	
Strategic Planning	Jennifer Brown	Mike Bottan
Bursary	Mike Bottan	Christine Andrews, Duncan Southall
CONFERENCES		
Toronto Claims Conference	Christine Andrews	OIAA All Members
Career Fair - In association with Claims Conference	Shawna Gillen	Sheri Turner, Natalie Barrow

COMMITTEE NAME	CHAIRPERSON	COMMITTEE MEMBERS
BENEVOLENT & COMMUNITY	• •	
Charity & Gifts	Terry Doherty	
John E. Lowes - Insurance Institute	Emily Feindel	
INDUSTRY		
Licensing	Zohair Nassur	
Industry Liason	Terry Doherty	
ASSOCIATION OPERATIONS		
Chapter Liaison	Terry Doherty	
Membership	Carrie Keogh	All Chapter Delegates
Discipline	Kyle Case	
Constitution/Incorporation	Shawna Gillen	Sr. Exec.
Handbook	Claire Richardson	Sr. Exec.
Mentoring (Ways and Means)	Terry Doherty	Sr. Exec.
Nominating	Kyle Case	
Vendor Relations/Sponsorship	Emily Feindel	Sr. Exec.
ENTERTAINMENT		
Christmas Party & PP Night	Emily Feindel	Carrie Keogh, All members
Golf Tournament	Sheri Turner	Duncan Southall, Terry Doherty
OCTOBER Kick Off@K1 Speed Mississauga	Christine Andrews	All members





FOR THE MAGAZINE



JENNIFER BROWN Managing Editor



CARRIE KEOGH, Associate Editor



NATALIE BARROW, Associate Editor Articles



Without Prejudice

Official Journal of the Ontario Insurance Adjusters Association



"WP" is published monthly except July and August. Every reasonable effort is made to ensure accuracy of articles and advertisements but the Association expressly limits its liability to printing of retraction or correction. The opinions expressed in all articles unless otherwise specified represent the views of the authors and are not necessarily endorsed by the Association, the editorial staff or the Executive Council. Contents of "WP" are copyrighted and may not be reproduced without written consent of the Association.

The magazine is distributed free of charge to all active and associate members of the OIAA.

For change of address or enquires regarding distribution, please contact us at: **membership@oiaa.com**

For information regarding the OIAA Privacy Policy, please refer to our website at www.oiaa.com For information on advertising specifications, costs, production of ads or ad placement, please contact Michele Field.

For submission of proposed articles please contact Christine Andrews or Natalie Barrow. **E-mail: wp@oiaa.com**

ISSN 0833-1278





MICHELE FIELD, Advertising Manager

CHRISTINE ANDREWS Articles

CONTRIBUTORS



Daniel Strigberger Daniel loves coverage. Want to know if the "your work" exclusion applies? Ask Dan. Want to know if a "house" is a "home"? Ask Dan. Want to know the best toppings to cover a pizza? Don't

ask Dan: He can't eat gluten. But he does digest various insurance policy definitions, wordings, and exclusions without any heartburn.



D.A. Smith, CIP S.J. Kernaghan Adjusters Limited, Toronto and Newmarket - Branch Manager, 1970 Adamsons Ltd. And Graham Miller Canada Ltd., 1974

Lowthian, Smith & Sharoun

Insurance Adjusters Limited - 1988

D.A. Smith Insurance Adjusters Limited - 1994-2011

Uncover fraudulent claims with investigation services

GardaWorld's investigation services support insurance companies with:

Surveillance

Statements and interviews

Accident reconstruction and collision analysis

Activity checks and inquiries

Financial crime investigations

Locating property or persons

To learn more about our services, contact us:

1-877-398-0334 gws-ca-investigation@garda.com garda.com/investigations



May 2024 172 7

YOU ARE INVITED TO THE ANNUAL



MAY 31, 2024 AT CARDINAL GOLF CLUB

9 AND DINE

REGISTRATION AT 12:00PM | LUNCH AT 1:00PM | SHOTGUN START AT 2:00PM NO REFUNDS, NO RAIN CHECKS, PROPER GOLF ATTIRE MUST BE WORN SPONSORSHIP INQUIRIES CAN BE MADE TO TERRY.DOHERTY@AVIVA.COM TOURNAMENT CONTINUES, RAIN OR SHINE

\$125 + HST ENTRY FOR MEMBERS / \$150 + HST FOR NON-MEMBERS DINNER ONLY OPTION \$65 FOR MEMBER / \$75 FOR NON-MEMBER FOOD STATIONS AND COCKTAILS AT 6:00PM

> PROUD SUPPORTER McMaster Children's Hospital

DONATE RAFFLE PRIZES ON DAY OF (ADVISE TERRY DOHERTY) INQUIRIES PLEASE CONTACT TERRY.DOHERTY@AVIVA.COM REGISTRATION FOR GOLF & SPONSORSHIP OPENS APRIL 1 REGISTRATION & SPONSORSHIP @ WWW.OIAA.COM

SABS Priority Disputes 101 Notice in 90

By: Daniel Strigberger | Dec 31, 2021 | Priority Dispute



ears ago, I had a file where my client received a priority dispute notice. It was for a catastrophic accident benefits claim involving a 26-year-old who had suffered severe brain injuries. There was little doubt that my client had priority over this claim because he was married to our named insured.

While I was looking at the claim, I noticed that the other insurer had sent its priority dispute notice to my client on Day 89. They used a courier service. Unfortunately for them, the notice arrived at my client's offices on Day 91. I brough this to the attention of opposing counsel, and his client dropped the claim against us. In our second article in the Priority Dispute Series, I provided a discussion on deflection and the "pay now, dispute later" provisions of section 2.1 of O. Reg 283/95.

To recap:

- 1. Section 2.1 of the Regulation codifies some of the case law principles flowing from section 2.
- Insurers must follow the steps in section 2.1 and cannot take any steps to deflect an application that is otherwise earmarked for them.
- The first insurer to receive a completed and signed application for accident benefits (OCF-1) must adjust and pay any claims, as per the SABS. An insurer cannot refuse to pay benefits on the

basis that another insurer might have priority.

4. An insurer that breaches section 2.1 of the Regulation might have to reimburse insurer(s) for various expenses and handling costs. They might also be subject to a special award.

In this article, I review the insurer's obligations to provide timely notice of a priority dispute, pursuant to section 3 and 3.1 of O. Reg 283/95, and the consequences of failing to do so.

Section 3(1): **90-Day Notice or Bust**

Section 3(1) of O. Reg 283/95 prescribes a 90-day priority dispute notice deadline:

3. (1) No insurer may dispute its obligation to pay benefits under section 268 of the Act unless it gives written notice within 90 days of receipt of a completed application for benefits to every insurer who it claims is required to pay under that section. O. Reg. 283/95, s. 3 (1)..

In the seminal case of Kingsway General Insurance Co. v. West Wawanosh Insurance Co.,^[1] the Ontario Court of Appeal reviewed section 3(1) and said:

The Regulation sets out in precise and specific terms a scheme for resolving disputes between

insurers. Insurers are entitled to assume and rely upon the requirement for compliance with those provisions. Insurers subject to this Regulation are sophisticated litigants who deal with these disputes on a daily basis. The scheme applies to a specific type of dispute involving a limited number of parties who find themselves regularly involved in disputes with each other. In this context, it seems to me that clarity and certainty of application are of primary concern. Insurers need to make appropriate decisions with respect to conducting investigations, establishing reserves and maintaining records. Given this regulatory setting, there is little room for creative interpretations or for carving out judicial exceptions designed to deal with the equities of particular cases.^[2]

Arbitrators have accepted that the purpose of section 3(1) is to encourage insurers to investigate priority issues in an expedient manner and to be proactive about these disputes. Section 3(1) allows the priority insurer to take the file early once it is satisfied that it has priority (plus, it facilitates an earlier arbitration if there is a dispute).

Over the years, many meritorious priority disputes have imploded because of untimely notices under section 3(1). The obligations under section 3 are very unforgiving. For this reason, it is very important that insurers comply with section 3(1).

It is helpful to break down the various components in the section and then review some of the cases that have examined section 3(1):

- The notice must be given by the insurer claiming 1. priority.
- 2. A notice under section 3 must be in writing. It cannot be verbal.
- 3. The 90-day notice clock starts on the day the insurer giving notice first received a completed application.
- 4. The notice must be given to every insurer who the paying insurer claims has priority.



As a claims adjuster, building a strong team is essential to help you fairly assess the losses sustained by injured parties and businesses. We provide enhanced services that insurance professionals depend on as they pertain to:

- Accident Benefits
- Stock loss

- Tort and Personal Injury Claims
- Business interruption
- Forensic/Fidelity Investigations Extra expense

With over 100 offices coast to coast, BDO has the industry knowledge and expertise to help you promptly resolve claims.

Alan Mak 416-865-0210 amak@bdo.ca

Janet Olsen 416-233-5577 jolsen@bdo.ca

Assurance | Accounting | Tax | Advisory

www.bdo.ca/injurylossaccounting

Chetan Sehgal 416-775-7812 csehgal@bdo.ca

Let's look at each component more closely.

1. Here's My Notice

Section 3(1) specifies that the insurer must give written notice of its intention to dispute priority. An insurer cannot rely on a third party to provide the notice (unless of course the third party is an agent of the insurer, like an independent adjuster or lawyer).^[3]

In West Wawanosh^[4], the insurer giving notice tried to rely on a notice from the claimant's lawyer to the other insurer about a priority issue. The Court of Appeal rejected this argument, finding:

A second-hand statement from a third party is plainly not the same as the formal notice from the insurer that is contemplated by the Regulation. In any event, an unauthorized letter from a third party would not have bound the insurer. Given the specific language of the Regulation, I cannot accept the submission that a letter from a third party indicating the insurer's intentions is sufficient to meet the requirement of formal notice from the insurer.^[5]

For the purpose of section 3(1), notice is "given" under section 3(1) when the other insurer receives the notice.^[6]

2. Verbal Notice Isn't Worth the Paper It's Written On

Section 3(1) specifies that the notice must be in writing. This means a verbal notice does not stop the 90-day clock.

There is also nothing in section 3(1) that requires a notice to be given on a specific form.^[7] A notice can be given by letter, email, and likely text message! Furthermore, the applicable regulation need not be referenced so long as what is disputed is clear.

3. Starts When the Insurer Receives a Completed Application

It is impossible to redline Day 90 without knowing when Day 1 was. Section 3(1) is clear that the 90-day notice period starts on the day the insurer giving notice first received a completed application for benefits. meaning of "completed application" for the purpose of section 2.1. For the most part, prior to September 2010, the Regulation did not define "completed application". Arbitrators had determined that an application was complete when it contained enough information to allow the insurer to adjust the claim.

Having enough information to adjust a claim makes sense because it allows the insurer to pay benefits to a claimant. However, that means very little to an insurer that is investigating priority. An insurer's best source of information for starting a priority investigation is almost always contained in a completed Application for Accident Benefits (OCF-1).

In ING v. State Farm, the Superior Court held that a "completed application" in section 3(1) meant an application in the OCF-1 form. The Superior Court carved out an exception in those relatively rare cases where an insurer, that had not received the form, had been treated as being the "first insurer" for the purposes of section 2. For example, where there was evidence of a waiver, estoppel, delay or deflection, an insurer could be deemed to have received a "completed application" even if it hadn't received a completed OCF-1. ^[8]

The Court of Appeal elaborated this reasoning in Ontario (Finance) v. Pilot Insurance Company.[9] In Pilot, a cyclist



In our second article, we looked at the

was injured by an unidentified motorist on November 30, 2006. He had no insurance of his own, so he submitted a signed OCF-1 to the Fund on December 19, 2006. However, he was unable to attach a police report to his application (as required if applying to the Fund) because he was unable to obtain one. The Fund investigated and determined that it needed to obtain 911 call information from the accident. It tried to obtain the information via FOI applications, but its requests were denied. The latest denial was in January 2008. The Fund eventually received the information in September 2008 and gave Pilot a priority notice in October 2008.

The Court of Appeal held, for the purpose of section 3, a completed application is one that is (1) genuinely complete; (2) functionally adequate for its legislated purpose; or (3) treated as complete based on the conduct of the first insurer.

In Pilot, the evidence was that the Fund had sufficient information to give written notice to Pilot for the purpose of section 3(1) when it obtained 911 call information in September 2008. However, the Fund's delay in pursuing the 911 call information meant that the Fund should be treated as if it had received a completed application in February 2008. It was a "functionally adequate application". The Court of Appeal held that as soon as the insurer has sufficient information to notify another insurer that it is disputing liability to pay benefits, the 90day notice period in section 3 starts to run.^[10]

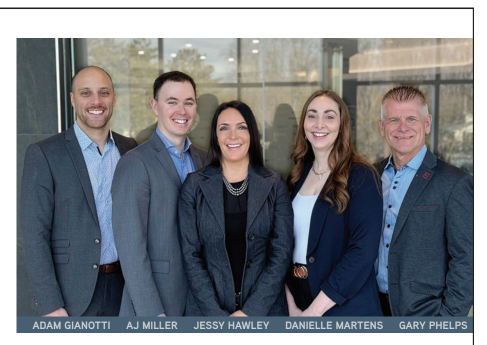
As of September 1, 2010, the Regulation now defines "completed application" in section 3 to mean a completed and signed OCF-1. However, the principles in Pilot would likely still apply to determine whether an OCF-1 is "complete".^[11]

4. I claim It's You

In our first article, we briefly touched on section 10 of O. Reg 283/95, which mandates that if Insurer A gives a priority dispute notice to Insurer B (under section 3), and Insurer B wants to dispute priority on the basis that another insurer (Insurer C) has priority over it, Insurer B must give its own priority dispute notice to Insurer C. There is no obligation on Insurer A to give a priority dispute notice under section 3 to Insurer C.

In Co-operators General Insurance Company v. Ontario (Minister of Finance),[12] Co-operators gave the Fund a priority dispute notice within the 90-day notice window. The Fund refused to accept priority, in part on the basis that Co-operators had failed to give a section 3 notice to another insurer (TTC Insurance). The Fund argued TTC Insurance would have had priority over the Fund. Cooperators argued that it discharged its obligations under





Reach out to our team

London - 785 Wonderland Road South, Suite 220, ON N6K 1M6 | t: 519.673.3141 Toronto - 20 Bay Street, Suite 1100, ON M5J 2N8 | t: 416.840.8050 davismartindale.com



section 3 by giving a bona fide notice to the Fund under section 3, and if the Fund wanted to "point the finger" at TTC Insurance it could have given that insurer a priority dispute notice under section 10.^[13]

The arbitrator agreed with Co-operators, finding that the insurer giving notice under section 3 does not need to give a priority dispute notice to every insurer that might have priority. The section 3 obligations are discharged if the insurer giving notice claims the insurer receiving notice has priority. The Fund's appeal was dismissed.^[14]

5. Section 3.1: Notice to The Fund

Prior to September 2010, the 90-day notice provision under section 3(1) of the Regulation applied equally to the Fund. Section 3.1 of the Regulation applies to accidents that occurred on or after September 1, 2010 and applies only when an insurer is giving a priority dispute notice to the Fund:

3.1 (1) This section applies to disputes relating to accidents occurring on or after September 1, 2010.

(2) Before giving a notice to the Fund under section 3, an insurer must,

(a) complete a reasonable investigation to determine if any other insurer or insurers are liable to pay benefits in priority to the Fund; and (b) provide particulars to the Fund of the investigation and the results of the investigation.

Pursuant to section 3.1, an insurer seeking to send the Fund a priority dispute notice must first comply with both requirements in section 3.1(2). Failure to do so will nullify the notice.^[15]

In RSA v. State Farm, RSA received an OCF-1 and sent a section 3 priority dispute notice to State Farm and Guarantee Insurance. During the arbitration proceedings, State Farm sent the Fund a priority dispute notice under section 10. RSA never sent the Fund a priority dispute notice under section 3 and did not comply with section 3.1 of the Regulation. The arbitrator held that section 3.1 of the Regulation also protects the Fund from a notice it receives under section 10 of the Regulation. It followed that RSA could not pursue the claim against the Fund.^[16]

Section 3 (2): Save our Souls

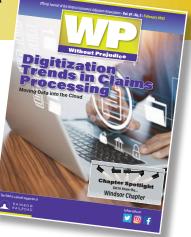
Once the 90-day notice window closes, an insurer cannot dispute priority unless it can convince an arbitrator that it satisfied the two preconditions under section 3(2) of the Regulation:

3. (2) An insurer may give notice after the 90-day period if,

(a) 90 days was not a sufficient period of time to make

Submit an article to **WP** Magazine for publication consideration. Share your industry knowledge and information with more than 2,500 active adjusters.

Accompany your article with advertising to effectively maximize your business opportunities. Full-time **WP** advertisers will get the benefit of a rolling banner on our OIAA website. All advertisers will get the added bonus of one shout-out on each of our OIAA social media networks





being Facebook, Twitter and Instagram for each month they put an advertisement in the **WP**.

Any inquiries and information regarding promoting your business while supporting the OIAA, please contact us at: wp@oiaa.com Jen Brown, WP Managing Editor Natalie Barrow, WP Associate Editor Carrie Keogh, WP Associate Editor a determination that another insurer or insurers is liable under section 268 of the Act; and

(b) the insurer made the reasonable investigations necessary to determine if another insurer was liable within the 90-day period. O. Reg. 283/95, s. 3 (2).

After the 90-day period passes, the date the insurer eventually gives notice to the other insurer is irrelevant. In other words, there is no difference if the notice is given on Day 91 or Day 181.^[17] In either case, the insurer can still be "saved" if it can get past the two conditions in subsection 3(2).

The insurer trying to rely on the saving provisions faces two hurdles. It must prove:

- Ninety days was not a sufficient period of time for the insurer to make a determination that another insurer or insurers was priority; and
- 2. The insurer made the reasonable investigations necessary to determine if another insurer was liable within the 90-day period.

Arbitrators and judges have consistently and strictly enforced the 90-day rule. The 90-day rule is meant to encourage insurers to properly investigate priority issues in an expedient manner and to be pro-active about these disputes. This requirement also allows the insurer ultimately responsible to pay benefits to take carriage earlier rather than later. The following are some key points from the jurisprudence about how section 3(2) operates:^[18]

- There is little room for creative interpretations or for carving out judicial exceptions designed to deal with the equities of particular cases.
- Section 3(2) is to operate strictly, because an insurer is entitled to know at an early stage that it will be managing and be responsible for the payment of benefits.
- It is important to determine the significance of the facts from the perspective of the insurer; because it is its predicament or circumstances that is the measure of whether there was sufficient time.
- While factually interrelated and connected by the general principles that govern section 3(2), the two pre-conditions of that section are mutually exclusive. The onus on the insurer seeking to give

notice after 90 days is to establish both preconditions. In other words, the conclusion that the insurer undertook reasonable investigations and did not make a determination within 90 days does not by itself lead to the conclusion that 90 days is not a sufficient time. Similarly, a conclusion that 90 days would not have been sufficient for a determination does not relieve the onus on the insurer to show that it made reasonable investigations.

- The circumstances of each case must be examined to determine whether 90 days was not a sufficient time for the determination.
- Evidence that there was an available means by which the insurer could have made a determination within the 90-day period is relevant but not in itself determinative of whether 90 days was a sufficient time. The means available to make a determination is just one factor among others to be considered about the sufficiency of the 90-day period.
- Even if an insurer were shown within the 90-day period to have had access to the information needed to make a determination that another was obliged to pay the benefits, the insurer might still be able to show that in all the particular circumstances, the 90-day period was not sufficient time. While proven impossibility of finding the information within 90 days may justify a longer period, the identification with hindsight of an overlooked or unused possibility of finding the information within 90 days does not categorically preclude a longer period being justified.
- An insurer seeking to deliver a notice after 90 days must show both that it exercised due diligence and also that there was something in all the circumstances that would justify requiring more than 90 days to make a determination about whether to issue a notice to a particular insurer.
- Section 3(2)(a) is directed toward the ability of the insurer to gather the necessary facts to make a determination within 90 days.
- The cooperation or non-cooperation of the accident victim or the insured and any advertent or inadvertent misrepresentations of information are

relevant but not in themselves determinative of whether the insurer had sufficient time.

- There may be other factors that are relevant to determine whether the 90-day period was a sufficient time, but the issue remains whether those factors make the 90-day period insufficient in any particular case.
- What the insurer knew and did not know, what the insurer did and did not do, and what the insurer could and could not do in the particular circumstances are all relevant factors to the determination of whether the insurer had sufficient time to make a determination that another insurer is obliged to pay the benefits.
- Some factors arbitrators consider are the completeness and accuracy of the application form, the cooperation provided by the interested parties, the number of potential insurers, and the press of other demands on the adjuster's time.
- If the insurer shows that it actually was impossible to make a determination within 90 days, then it will have satisfied the onus of showing that 90 days was not a sufficient time for a determination.
- The insurer is required to make a reasonable investigation, but perfection is not required and there should be recognition that adjusters are extremely busy handling more than one complex matter at the same time.
- An insurer may have greater difficulty meeting the onus of justifying an extension when it did not employ obvious or readily available means that had a reasonable likelihood of finding the information it needed, even when the insurer satisfies the onus of showing that it made reasonable inquiries.

In short, to benefit from the subsection 3(2) exceptions, the insurer must show that 90 days was an insufficient time to make a reasonable determination,

but not a correct determination. The 90-day period is about whether the insurer had sufficient time to collect the necessary information and facts in order to make a determination that another insurer is liable. The insurer must conduct an investigation that would reasonably suggest that there is another insurer that may be responsible to pay the accident benefits in question. It is neither necessary to be absolutely certain that another insurer is liable before sending a notice nor necessary to send out such a notice on a mere suspicion. The applicant insurer must investigate and determine that another insurer may reasonably be liable to pay accident benefits.

In *Liberty Mutual*, Perell J. made the following observation and conclusion:

It seems to me that what the insurer knew and did not know, what the insurer did and did not do, and what the insurer could and could not do in the particular circumstances are all relevant factors to the determination of whether the insurer had sufficient time to make a determination that another insurer is obliged to pay the benefits. In *State Farm Mutual Automobile Insurance Company v. Lloyd's of London Insurance Co.*, supra, without intending to be exhaustive, Arbitrator Jones identified the completeness and accuracy of



May 2024 15

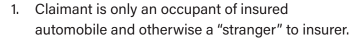
the application form, the cooperation provided by the interested parties, the number of potential insurers, and the press of other demands on the adjuster's time as relevant factors.^[19]

It is not impossible to get relief from the saving provisions under section 3(2) of the Regulation, but it is very difficult to do so. Insurers relying on the saving provisions always face an uphill battle. This is why it is so very important to investigate and give a notice within those 90 days.

Conclusion and Investigation Tips

The first 90 days of a claim is usually very busy for a claims handler. Not only does the adjuster need to learn the claim and gather information as it rapidly develops, they also need to investigate priority and give the appropriate notices within those 90 days. Failure to do so can bar an otherwise meritorious (catastrophic) claim.

Before investigating priority, it helps to identify any red flags. For example, an application from a named insured under a policy may not necessarily trigger any priority cues, but an application from an occupant of a different vehicle in the accident should alert the insurer to investigate priority. Other red flags include:



- 2. Claimant is a stranger to the policy and indicated they are married or separated or divorced.
- 3. Claimant was a pedestrian struck by insured vehicle.
- Claimant applies as a dependant but appears to be within an age range suitable to work and/or earn income.
- 5. Claimant works for a transportation company or works as a driver (Regular Use).

There are many ways to investigate priority. Section 6 of O. Reg 283/95 allows the insurer paying benefits to conduct an examination under oath of the claimant. Insurers can also ask many questions during the first few weeks of the claim to try and identify other possible priority insurers. Police reports are often very useful.

Claims handlers should start their investigations as early as possible. Ninety days often feels like 90 seconds.

 [1] 2002 CanLII 14202 (ON CA), http://canlii.ca/t/1dth1. This case was heard together with the appeal in State Farm Mutual Automobile Insurance Co. v. Ontario, 2001 CanLII 28051 (ON SC), http://canlii.ca/t/1w198.



www.relectronic-remech.ca www.relectronic.ca/fr/

RELECTRONIC-REMECH Inc.

Large loss recovery specialists for all claims

Electronic and Mechanical Failures • Lightning Claims • Restaurant Losses • Data Recovery

Waterloo (24/1 Emergency)	Mississauga	London	Barrie
1–800–465–9473	905-672-0947	519-884-8003	705-737-2002
Montreal 514-227-0060	Markham	Ottawa	Hamilton
	905-258-0708	613-789-9009	905-540-4004

<u>claims@relectronic-remech.ca</u> reclamations@relectronic-remech.ca

- [2] This is likely the most quoted paragraph in the priority dispute jurisprudence.
- [3] See CGU v. Canada Life Casualty Insurance Company, (Guy Jones, February 2004).
- [4] Kingsway General Insurance Co. v. West Wawanosh Insurance Co., 2002 CanLII 14202 (ON CA), http:// canlii.ca/t/1dth1
- [5] Kingsway General Insurance Co. v. West Wawanosh Insurance Co., 2002 CanLII 14202 (ON CA), http:// canlii.ca/t/1dth1 at para 11.
- [6] Economical v. Belair, (Lee Samis, May 2006).
- [7] State v. Ontario http://canlii.ca/t/1w198 at para 16.
- [8] ING Insurance Company of Canada v. State Farm Insurance Companies, 2009 CanLII 45850 (ON SC), http://canlii.ca/t/25gj4.
- [9] 2012 ONCA 33 (CanLII), http://canlii.ca/t/fpp37
- [10] See also Waterloo Insurance v. Wawanesa, 2014 ONSC 533 (CanLII), http://canlii.ca/t/g3619; Allstate Insurance Company of Canada v. The Wawanesa Mutual Insurance Company, 2020 ONSC 6275 (CanLII), https://canlii.ca/t/jbk0p
- [11] See for example RBC v ACE INA (Arbitrator Shari Novick, April 2018).
- [12] 2014 ONSC 515 (CanLII), http://canlii.ca/t/g32v4
- [13] The subject accident happened before September 1, 2010, so subsection 3.1 of O, Reg 283/95 did not apply
- [14] 2014 ONSC 515 (CanLII), http://canlii.ca/t/g32v4. See also Northbridge v Intact Insurance., 2018 ONSC 7131 (CanLII), https://canlii.ca/t/hwfkr
- [15] Ontario (Minister of Finance) v. Echelon General Insurance Company, 2018 ONSC 4550 (CanLII), https://canlii.ca/t/htppk at para. 40, aff'd on other grounds Ontario (Finance) v. Echelon General Insurance Company, 2019 ONCA 629 (CanLII), https:// canlii.ca/t/j1n7b
- [16] Royal & Sun Alliance Insurance Co. v. State Farm Mutual Automobile Insurance Co., 2016 CarswellOnt

13322 (Arb K Bialkowski).

- [17] Dominion of Canada General Insurance Company v. Certas Direct Insurance Company, 2009 CanLII 37348 (ON SC), http://canlii.ca/t/24m41
- [18] For an excellent review of the jurisprudence, see Liberty Mutual Insurance Company v. Zurich Insurance Company 2007 CanLII 54080 (ON SC), http://canlii.ca/t/1v5d2
- [19] Liberty Mutual Insurance Company v. Zurich Insurance Company 2007 CanLII 54080 (ON SC), http://canlii.ca/t/1v5d2 at para 28.



Daniel Strigberger

Daniel loves coverage. Want to know if the "your work" exclusion applies? Ask Dan. Want to know if a "house" is a "home"? Ask Dan. Want to know the best toppings to cover a pizza? Don't ask Dan: He can't eat gluten. But he does digest various insurance policy definitions, wordings, and exclusions without any heartburn.



588 Edward Avenue, Unit 49, Richmond Hill, ON L4C 9Y6 P 905-737-0111 F 905-737-4046 (Guelph Region) P 519-827-1757

Professional Engineers experienced in dependable service to the Insurance Industry

- Forensic and Building Science Engineering
- Structural Investigation and Design
- Permit Drawings and Specifications
- Code Compliance Review
- Cause Analysis
- Litigation and Appraisal Support
- Fire / Explosion / Vibration Damage
 Vehicle Impact
- Building Failures / Collapses
- Leakage / Condensation
- Slip / Trip and Falls
- Stormwater Management / Drainage
- Wind / Tornado Damage







OIAA London President's Message

Welcome to spring 2024, folks! The days are getting longer and the temperatures are warming up. And we've had a great 2023/2024 season so far!

Our 2023/2024 executive board consists of: Kelly Peck-McDonnell (President), Linda Pereira (Vice President & Treasurer); Kate Boyle (Past President); Cory Boyle (Secretary); Michele Field (Chapter Delegate) and Courtney Allison (Director). Our Social Directors are: Warren Hamer, Ayren Brown and Nicole Niddam. Our chapter Bookkeeper is Wendy Barbour.

Our Chapter is focused on community involvement and helping where we can. We are proud to announce that our charity of choice for this term is Anova. Anova is the product of a merger between London's Women's Community House and Sexual Assault Centre London. Anova provides safe places, shelter, support, counselling, and resources for abused women, their children and all oppressed individuals to find a new start. We collect food, clothing, feminine hygiene and baby products at each event for Anova. Additionally, we held our 4th annual Holiday Toy and Food Drive on December 2, 2023 which generated 3.5 car loads of donations. We also made a cash donation to Anova in the amount of \$1,500.00. We are so very grateful for the donations received from our members and vendor partners. Your generosity knows no limits!

The LCA board wanted to make this a season of trying new things and "out of the box" thinking, while also maintaining some of our most favorite events. Our 2023/2024 season was kicked off with our Drag Queen Bingo night on October 12, 2023. It was an awesome night full of laughter and support for our 3 Queens. We had 76 people attend and we all enjoyed a lovely meal, three rounds of bingo and great music and performances. I enjoyed looking out at the crowd of pink boas being worn by many (I can't help but think of the poor staff who had to clean up all those

feathers)!

On November 16, 2023, we hosted our annual Holiday Party at the Lamplighter Inn. We had 216 people register and this was our third year of the theme of Ugly Holiday Sweaters. We enjoyed a full turkey dinner, dancing, and great photos in front of the beautiful holiday décor. It was a fantastic evening and I got to connect with so many of you who travelled from out of town. Thank you so much for making the trek to London to celebrate with us. It truly is one of our best events and is always so nice to celebrate the holiday season with so many industry friends.

Moving into 2024, we hosted our annual Chili Cook-off & Trivia Night on January 24th at the German Canadian Club. We enjoyed lots of yummy chili entries, played 3 rounds of trivia and collected donations for Anova. On February 28th, we hosted our annual LCA Curling Funspiel at the Highland Curling Club. This was the first time we had ever SOLD OUT the event with 96 curlers and an additional 10 people who joined us for lunch. One of the Davis Martindale teams was deemed the winners of the tournament with one of the XO Homes teams claiming 2nd place! It was a fabulous day on the ice!

This is an Elections year for the LCA. We are excited to welcome 5 new Adjuster Directors in September 2024: Geoff Edgar-Stubgen (Octagan Insurance Services), Amanda Gaudet (Wawanesa Insurance), Amanda Lynn Stubley (Sedgwick), Linda Marshall (ClaimsPro) and Jordan Hamilton (Definity Insurance). We hosted our Election Meeting on April 18th at the German Canadian Club. We had 5 Social Members running for the four available Social Director positions. We are pleased to report that the following have been elected as our Social Directors for the next two-year term: Warren Hamer (Larrek Investigations), Laura Emmett (Strigberger Brown Armstrong LLP), Chau Trac (XO Homes/Rebuild Response) and Gregary Sanders



(Shillington McCall LLP). Our Elections Meeting was a fun night with 111 registered. We had a drone presentation provided by JS Held, two food trucks delivering yummy street fare and Maggie and the Pies

Our 3rd LCA Trunk Trade Show & Drive-In Movie Night is scheduled for May 30th at The Mustang Drive-in. We encourage all vendors (near and far) to attend this wildly talked about event. Vendors set up their vehicles at the back row of the drive in, open up their trunks, set up tables and signs and give out swag while the attendees wander vendor-to-vendor (much like at a formal trade show). A DJ plays music while we enjoy catching up with friends and colleagues (and gather as much swag as you can carry) and the children play at the jungle gym. The next day is a PD day, so bring your families and dogs for the evening. A \$25 concession stand voucher is given to each adjuster vehicle registered to attend; the snacks are on us! Will it be buttery popcorn, salty nachos and cheese or sweet chocolate that you snack on??!! The movie selection will be announced closer to the event date so stay tuned.

played great music. Thank you to all that came to support our new Social Directors!

And we are so excited to announce that the LCA golf tournament will return on August 15th at Fanshawe Golf Course. Fingers crossed for a fantastic weather day on the links. Regardless of weather, it is always a fun day reuniting with friends, playing a round, enjoying a bbq lunch on the course and having cocktails at the clubhouse! Dinner will be provided by Pine Ridge BBQ...yummma!

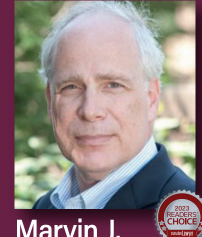
Lastly, we wish to give you a teaser for our October 1, 2024 event...the LCA presents "Kickoff & Past Presidents Night: Derby Days – A Night at the Races". Join us at the Top of the Fair Restaurant to enjoy horse racing, dinner and drinks, networking and a salute to our past presidents. Think Kentucky Derby style...perhaps a competition for best dressed will be announced closer to the date!

The LCA has updated our website and we encourage you to visit it at www. londonclaimsassociation.com where you can find event photos, board member information & contacts, as well as information about upcoming events and registration.

We look forward to seeing you soon and thank everyone for your ongoing support of our chapter!

Kelly Peck-McDonnell, CIP President, London Chapter Team Lead of Accident Benefits, Kent & Essex Mutual Insurance Phone: (519) 360-4782 Email: kellyp@kemutual.com

MEDIATIONS ARBITRATIONS



Marvin J. Huberman

Marvin has over 30 years of experience in insurance disputes. He is a former Vice-Chair of the Ontario Commercial Registration Appeal Tribunal, and is the current Integrity Commissioner for several municipalities, and a Certified Specialist in Civil Litigation (LSO).





Chapter Spotlight A look at the... LONDON CLAIMS CURLING FUNSPIEL



















Chapter Spotlight A look at the... LONDON CLAIMS ELECTION NIGHT















XPERA RISK MITIGATION & INVESTIGATION

You expect high performance. At Xpera, we deliver. Advanced technology. Innovative solutions. Over 500 investigators and 24 offices across Canada.

Property & Casualty Insurance Investigations

Surveillance | Photographic and Video Evidence | Xpera Forensic Imaging Services (XFIS) Technology | Open Source Intelligence (OSINT) | Witness Interviews and Statements | Litigation Support and Trial Preparation | Financial Background and Motive Analysis | Special Investigations Unit | Location of Individuals | Primary Insurance

AITIGATION & INVESTIGATION

xpera.ca 888 842 8112

EMERGENCY SECURITY MANAGEMENT

Security concerns impact your business 24/7. You need a provider that moves as fast as you do. That's why our specialized team of security professionals is available anywhere, anytime. With the latest technology, and boots on the ground across Canada, ESM is ready when you are.

Site Security | Disaster Scene - Fire Watch | Catastrophic Event Response | Visitor Management Technology | 24/7/365 Live Answer Emergency Number | WHMIS, CPR, NFPA 601 fire-watch scene security trained.

esmsolutions.ca 888 842 8109



22 May 2024

PREMIERE Canada's National Insurance Provider

YOUR ONE-STOP TEMPORARY HOUSING SOLUTION

10,000+ Furnished suites 95+ Canadian locations 280+ Trusted partners



SUITES

BENEFITS

- Any length of stay through our hotel partners across Canada
- 24/7 dedicated insurance specialist and online web request form
- Pre-approved credit with direct billing and no hidden fees
- No tax on 30+ night stays (31+ nights in Quebec)
- Flexible extensions and rates based on length of stay

Professionally Managed

24/7 guest Insured & Support Accredited

★★★★★ 4.6 average guest rating

Certified Clean & Disinfected

AMENITIES

- 1 5 bedroom condos and townhomes
- Pet-friendly options
- Fully equipped kitchens and spacious living areas
- Inclusive of utilities, Wi-Fi, cable TV, in-suite laundry, local calls, quality linens, and towels
- Complimentary bi-weekly housekeeping
- Close to the insured's residence, work, and children's schools



CONTACT US 1-888-809-9274 insurance@premieresuites.com





The Adventures of an Independent Adjuster 1971-2011 (Part 2 of 2)

By: DA Smith



Travel is before you at a moment's notice. Arriving home in a fatigued state on a given evening may well require a response that cannot be postponed, necessitating immediate attendance. Nevertheless, certain travel may at times prove exhilarating, such as being seated in the front of a helicopter, wherein the pilot insists on flying at a very low altitude over Moose at the shore of a remote landlocked lake.

This brings to mind the alienation and solitude concurrent with travel throughout the north. With the adjuster in one instance reaching a destroyed back hoe on a remote Ontario logging road, then given a permit to use it on the return trip, views nothing other than devastation associated with "clear cut" deforestation for over two hours. However, a redeeming factor ensues, when the adjuster encounters Terry Fox, while later stopping at the nearest town. Sadly, this closely preceded the termination of his campaign.

Memories persist of a particular rock cut positioned at a significant altitude, as Lake Superior emerges before one in panoramic majesty upon exiting.

Remote locations include northern Manitoba, where the adjuster in one instance descends a mine shaft along with a local foreman, with only the illumination of our helmet mounted lights, on a small metal platform suspended by a single cable, to a depth in excess of 3,000 ft. One of the beams supporting an ore conveyor being refitted failed, sending the device to the bottom of the main shaft, damaging entry points to radiating shafts along the way.

In northern Labrador one is cautioned to ensure windows and doors remain closed, due the robust bear population. Exiting sleeping quarters at night is discouraged. Daily site inspection moreover requires the presence of armed personnel.

Once again, the area topography proves astounding, displaying snowcapped mountain ridges.

In northern Quebec, when proceeding out or a ramped mine with a guide, the adjuster questions why the driver continually pulls over to small alcoves at one side. The response reveals drive shafts on the motorized ore conveyance vehicles commonly fail, sending the vehicle abruptly in a reverse direction before the operators manage to regain control.

The local landscape is seen to accommodate a 4ft. layer of Muskeg. With shafts radiating laterally a significant distance from the main core, it is not unusual a fissure may develop, introducing conditions consistent with temporary flooding, evidence of which is displayed by stain deposits reaching a height of 8ft. Safe rooms are at times the sole available refuge.

The adjuster discovers a world of excitement and wonder associated with the mining/smelting industry. The latter produces a turbulent sea of liquid matte held in mammoth refractory furnaces, further roiled upon the insertion of massive wooden timbers.

A most impressive sight involves the transfer of material from converters to containers positioned on rail cars below, resembling liquid fire being poured from one vessel to another.

Although refractory furnaces are not prone to failure, the adjuster on more than one occasion responds to such an event, with evidence secured revealing the matte explodes upon contact with moisture on the smelter floor.

The casting room constitutes final onsite storage, where a multitude of rectangular indentations hold the cooling material, which gradually produces a surface crust.

Early on, some personnel traverse the area on foot out of convenience, until the weight of one hapless individual brakes through. The associated injuries require amputation of limbs contacting the material. Further hazard understandably arises during rail shipment. In one claim the adjuster attends the scene of a collision involving a locomotive and stationary cars protruding from a siding. The engineer perishes, trapped in the wreckage, with remnants of his down filed jacket still visible, as does the brakeman, ejected on impact.

Notwithstanding the obvious perils, the adjuster feels a measure of kinship in dealing with loss arising out of the industry, in that his father for a period of time labours thusly at the close of the Great Depression. His father in turn, years earlier, perishes in a coal mine explosion, wherein sixty-five miners died, leaving behind a widow caring for their sons aged two and four years.

The adjuster also travels in connection with loss arising out of operations conducted in the energy sector, at one time physically entering a Candu reactor, prior to it being rendered critical with the commencement of operation. An effort to maneuver fittings, identified as central spacers, by the introduction of electric current results in a minor explosive force.

Early on in his career the adjuster is called out of town on a moment's notice to attend a multi-storey storage facility, housing a main level factory, when the weight of ore ingots in storage on a floor above causes catastrophic collapse.

However, turmoil prevails as always in the adjuster's home city, with young inebriated partiers deciding to transfer ongoing festivities to a nearby school yard late at night. One individual after using a slide sits on the ground at its base, a second follows, unavoidably and violently striking the seated party, causing severe spinal injury resulting in quadriplegia.

A homeowner, presumably floundering in financial difficulty, employs unsuccessful efforts to commit a total loss arson. An interior inspection of the dwelling reveals the presence of plastic jugs containing gasoline, having large wicks fashioned from cloth which self-extinguished.

An enterprising homeowner, having 300 marijuana plants growing in his basement, intends to create an oil-based product using a hot plate positioned on a garage workbench. Oil ignites upon contact with the burner. With the nearby garden hose proving inadequate, the insured opens the double overhead door, unintentionally introducing oxygen. A flaming mass erupts, reaching the rafters, subsequently consuming the entire attic, rendering the dwelling a total loss.

Understandably, firefighters notify the local police de-

partment. Representation arrives as the policyholder is being taken to hospital by ambulance.

The authorities, in pursuit, witness the individual bolt from the back of the ambulance on arrival, whereupon he is placed under arrest.

A middle-aged female homeowner, deciding to augment her income, rents a makeshift basement suite to a seemingly pleasant young couple. Within days the errant nature of a failed drug transaction results in a visiting party being shot to death. On inspection, the adjuster observes the taped outline placed by homicide detectives, where the body had rested on the basement floor. A hazardous materials specialist is retained to deal with the attendant bodily fluids, prior to repair of interior finishes caused by stray bullets.

From time to time such fluids arising out of human decay present a challenge. An insured couple embarking on vacation entrust a key to their elderly neighbour. During an inspection of the dwelling interior the attendee expires, collapsing on the hardwood floor of the dining room. The ensuing material voided by the decaying corpse contaminates surface material as well as the subfloor.



Needless to say, the policyholders are severely traumatized upon making the gruesome discovery.

Host Liquor Liability claims prove to be interesting for the adjuster, from an investigational standpoint. An otherwise upstanding business couple chauffeur a friend of heavy stature, along with his spouse to a licensed restaurant, where all four consume libations evidently with a measure of abandon. Serving staff, eventually expressing concern, are somewhat placated by the patrons' assurance a taxi service would be deemed welcome. Restaurant personnel make the appropriate call, however, while the foursome wait outside, it is decided the insured's spouse remains capable of spiriting everyone home. The driver is said to have accelerated the vehicle, which, upon mounting a curb, travels across the front lawn of a random dwelling colliding with its street elevation. The force of the impact causes the heavyset rear seat passenger to be catapulted through the windshield of the vehicle, sustaining fatal injuries, as does an innocent homeowner watching television in his recreation room.

More often such coverage prompts liability claims arising out of barroom brawls, involving either combative patrons or staff endeavouring to deal with unruly individuals. Surprisingly, many skirmishes involve female attendees.

Jewellers Block coverage presents the adjuster with challenging situations, predominately involving armed robberies. In more than one instance, culprits brandishing firearms employ rubber mallets, smashing open diamond showcases whereupon they promptly flee the scene. Proper investigation necessitates immediate closure of the subject store, followed by a timely and complete physical inventory. A "roll forward" from the last year-end inventory tracking subsequent purchases and sales reveals the extent of loss, subject to cost verification.

In one instance the adjuster is asked to interview an apprehended party, whereupon leave was granted to enter a medium security penal institution.

Claims of day to day magnitude often involve "bait and switch" tactics, where a patron would request an opportunity to view an expensive wristwatch, while secretly holding a forged duplication. An accomplice would momentarily divert the clerk's attention, whereupon the patron would abruptly express disinterest, exiting the premises in haste while leaving the worthless duplication behind. The advent of the Showcase Warranty, restricting the removal of more than one item on display during a transaction, although beneficial, is obviously inapplicable in such instances.

Claims arising out of loss or damage to fine art proves somewhat captivating, given the esoteric nature of the subject matter. Field paintings on display, created by members of the Group of Seven are stolen. To augment the matter of valuation, the adjuster meets with the McMichael family, later visiting their famed gallery. Works of art are lost in shipment or damaged due to negligent conduct. A house painter, working on an interior project inadvertently splashes paint on a nearby item positioned on an adjacent wall. His efforts to remove the offending material results in significant additional damage. A couple take up occupancy of a new dwelling, early on, temporarily resting two paintings on the living room floor against a chair. An inebriated neighbour, while visiting, stumbles driving the wooden arm of the chair through both canvasses.

The upheaval described is dealt with in addition to day to day water escapes, fires and various mishaps causing both property damage and bodily injury.

A preteen child suffers serious injury when her hair

becomes entangled in the motor of a go-cart at an amusement facility. The exquisitely manufactured rafters of an arena under construction are destroyed in a collapse caused by inadequate interim bracing measures.

On occasion the adjuster encounters a measure of humour brought to light during investigational endeavours, such as a young boy observing flames at the second-floor window of a residence while delivering newspapers in the neighbourhood, whereupon he makes immediate efforts to notify the occupants. His frantic and continued knocking on the front door is acknowledged when it is abruptly opened by a naked obese middle-aged male, causing the child an increased measure of alarm.

In summation, having been invited on occasion to participate on the licensing board, I suggest adjusters endeavour to gain increased knowledge and

experience in commercial as well as personal lines coverage.

A competent adjuster retains supporting professional expertise when required.



D.A. Smith, CIP S.J. Kernaghan Adjusters Limited, Toronto and Newmarket Branch Manager, 1970 Adamsons Ltd. And Graham Miller Canada Ltd., 1974 Lowthian, Smith & Sharoun Insurance Adjusters Limited 1988 D.A. Smith Insurance Adjusters Limited 1994-2011

Not all accountants are MDD's forensic accountants



Matt Mulholland CPA, CMA, DIFA, CFF mmulholland@mdd.com Brad Ebel CPA, CA, CFE, CFF

bebel@mdd.com Ephraim Stulberg CPA, CA, CBV, CFF

estulberg@mdd.com

Hannah McCannell CPA, CMA, DIFA hmccannell@mdd.com

Toronto: 416.366.4968

Conor Paxton CPA, CA, CBV, CEE, CEE cpaxton@mdd.com Kingston: 613.389.3176 Ottawa: 613.366.6008

Martin Pavelic CPA CMA CEE mpavelic@mdd.com

VANCOUVER • CALGARY • EDMONTON • WINNIPEG • LONDON • HAMILTON • TORONTO • KINGSTON • OTTAWA • MONTREAL • HALIFAX

Hamilton: 905.523.6363

Sheri Gallant CPA, CMA, CFF sgallant@mdd.com

Dave Robinson CPA, CMA drobinson@mdd.com

London: 519 432 1123



> mdd.com



Get started free: 🛛 🕀 www.sinistar.ca 🛛 🚱 1-866-351-8875 🛛 claims@sinistar.ca

Sinistar connects claims adjusters to a community of 15,000+ hosts ready to accommodate your insureds.

Our platform cuts relocation down to a few clicks, saving time for adjusters while matching insureds with affordable housing. Just forward your claim details and we'll take care of the rest!



Automated

& bidding

home-matching



Check-in & manage extensions



FOR IMMEDIATE RELEASE

ONTARIO, CANADA - WP Radio, the premier insurance adjusters podcast in Ontario, is excited to announce the upcoming season of guests, episodes and interviews for 2023.

The new season will feature a wide range of industry experts, including insurance adjusters, industry leaders, and policy experts, providing valuable insights and information to listeners.

"We are thrilled to bring our listeners a new season of engaging and informative content," said Terry Doherty, host of WP Radio. "We've been doing this for more than half a decade now and we're still just as excited and looking forward to speaking with all of our guests every time we record an episode."

WP Radio will continue rolling out MyKey's series 'Home Away From Home', on the podcast network and will additionally be at all Ontario Insurance Adjusters Association events, recording live with guests, sponsors and other members of the industry.

In 2023, WP Radio has focused on expanding their production of branded content shows, as part of their mission to constantly grow and enhance their roster of episodes.

"We are committed to providing our listeners with the most valuable and up-to-date information in the insurance industry," said Doherty. "The new season of WP Radio will be an essential resource for anyone working in the insurance industry or interested in learning more about it."

Listeners can tune in to the podcast on all major platforms, including Spotify, Apple Podcasts, and Google Podcasts.

For more information on all branded content productions, options for sponsorship, and guest spots on interviews, please contact Kieran Doherty by phone or email.

Kieran Doherty Executive Producer, WP Radio Podcast Network Email: Kieran@Doherty664.com Phone: (315) 771-8499



ACCOMSURE **ALE MANAGEMEN** SOLUTIONS

Free up precious time for your adjusters to focus on their claims

- Immediate and long-term accommodation arrangements
- Indemnity control
- Personalized ALE solutions tailored to your policyholders
- **Canadian** company assisting Canadians

Full ALE collection, including:



The K-W OIAA Battle of the Bands Rocked Maxuells!

The Kitchener-Waterloo OIAA chapter held their much-anticipated Battle of the Bands event on Thursday, April 25, 2024. 5 bands competed, 3 judges deliberated, and 1 winner took home the trophy and bragging rights!

"Work in Progress" from ServiceMaster Restore took to the stage first and had the crowd singing along to some favorites from our youth!

"The Advantage" from Ayr Farmers Mutual Insurance kept the throwbacks going and one of our previous Battle winners, "Haz-Matt" from Woodhouse Restorations had people jumping!

"The Jones Town Gang" from Echelon Insurance hit us with some high energy rock classics and "Friends from Work" from Crawford & Company ended the competition with an ABBA cover that got even the non-dancers moving!

The talent was next-level and the judges had a hard time picking just one winner but "Friends from Work" had them sold!

Congratulations to "Friends from Work" from Crawford & Company on your Battle win!

A special thank you goes to our Judges: Terry Doherty, Shawna Gillen and Kelley Wagner. As well as our photographer for the night: Josh Khindria from Larrek Investigations. And the team at Maxwell's Concert Hall in Waterloo!





Caskanette & Associates

Rockstar Level:





Strigberger Brown Armstrong

Groupie Level:

- Davis Martindale Advisory Services
- ServiceMaster Niagara
- Accomsure

Roadie Level:

- Winmar
- Woodhouse Restorations

















The Advantage











Photos taken by Josh Khindria of Larrek Investigations













Photos taken by Josh Khindria of Larrek Investigations













Photos taken by Josh Khindria of Larrek Investigations



Photos taken by Josh Khindria of Larrek Investigations

2024 GOLF TOURNAMENT CALENDAR OF EVENTS

KITCHENER WATERLOO CHAPTER

JUNE 20, 2024

ARISS VALLEY GOLF CLUB

LINK TO REGISTER: HTTPS://KW-OIAA.CA/ UPCOMING-EVENTS/

WINDSOR CHAPTER

JULY 17, 2024 KINGSVILLE GOLF & COUNTRY CLUB

LINK TO REGISTER: OIAAWINDSOR.US15.LIST-MANAGE.COM

HAMILTON CHAPTER

AUGUST 22, 2024

FLAMBOROUGH HILLS GOLF COURSE

OTTAWA CHAPTER

AUGUST 29, 2024

THE MEADOWS AT HAWTHORNE

LINK TO REGISTER: WWW.WICC.CA/ON/EVEN

THUNDER BAY CHAPTER

AUGUST 29, 2024

WHITEWATER GOLF COURSE

LINK TO REGISTER: HTTPS://WWW.OIAATBAY.CA/ BLOG-2-1

NIAGARA CHAPTER

SEPTEMBER 20, 2024

WHISKEY RUN GOLF AND COUNTRY CLUB PORT COLBORNE

LONDON CLAIMS ASSOCIATION

AUGUST 15, 2024 FANSHAWE GOLF COURSE LINK TO REGISTER: LONDONCLAIMSASSOCIATION. COM/EVENTS/

THOUSAND ISLANDS CHAPTER

SEPTEMBER 18, 2024

APTER BER 20, 202

May 2024 May 2024 37

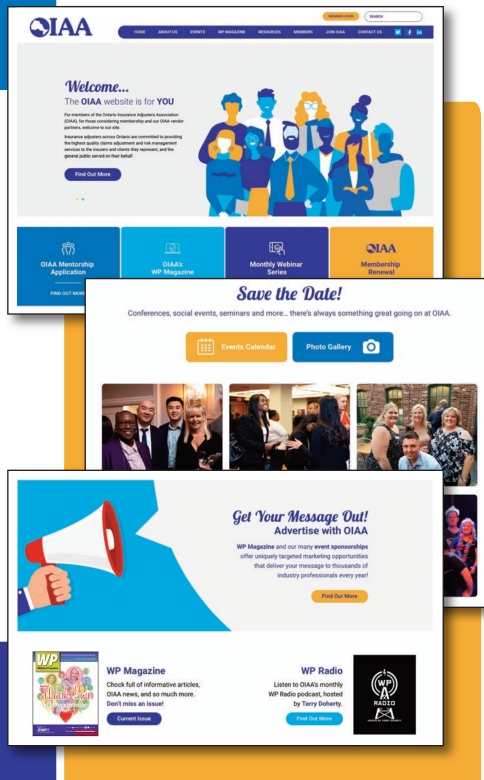
Introducing our New and Improved Website

- Better viewing experience
- More informative
- Easier to navigate
- More interactive and user friendly
- Enhanced photo gallery

Check it out today: oiaa.com

Your hub for adjuster related information.

oiaa.com



Opportunities Await You



JOIN US We want you



The OIAA provides professional development, networking, inside industry news and support to insurance adjusters across Ontario. By joining our 1500 plus network of active and associate members, you receive:

- · Access to informative seminars and educational training
- Opportunities for your children or grandchildren to apply for one of three \$1,000 OIAA Education Bursary's
- Member pricing for professional development and social events
- Ability to collaborate with others through our Mentorship program
- Participate in shaping claims adjustment and risk management services in Ontario

All Memberships (except Social) are \$50+HST per year. Social memberships are \$75+HST per year.

Renew your membership today!

To learn more please visit our website at: **WWW.Oiaa.com**



Official Journal of the Ontario Insurance Adjusters Association

Great rates! 15%-20% off all rates for Social Members

Advertise with us because...

The WP Magazine is the official journal of the OIAA (Ontario Insurance Adjusters Association).

- We have over 1,000 members.
- WP is fully digital and available to everyone.
- We currently have a social media following of over 3000 Insurance people and you will receive further value as these editions stay on the website continuously.
- As a social member and advertiser in the WP magazine
 September 2023 June 2024 year, we will be pleased to offer you a free resource link on our website www.oiaa.com
- The cost to advertise in WP magazine to reach a large group of potential clients is extremely reasonable - see below.

Please give consideration to advertising in **WP** and contact me if you have a question or visit our website at **www.oiaa.com**.

I look forward to hearing from you. **Michele Field, WP Advertising Manager** Phone: (519) 291-9300 ext. 5713 E-mail: **wp@oiaa.com**

Social Member is a current member (with no outstanding membership dues) of either the Provincial Chapter (including Toronto) or the local chapters (Georgian Bay, Hamilton, Kawartha-Durham, Kitchener-Waterloo, London, Niagara, Northern, Ottawa, Thousand Islands, Thunder Bay, and Windsor).

In order for a business to qualify for the discounts outlined below, at least 5 employees of the business must be social members or if the business has less than 5 employees, all the employees must be social members.

WP ADVERT	TISING RATES	Prices are for space only - Sept 2023 to June 2024				
			Member/	Social Membe	er Pricing	
Size	Single Issue	Five Issues	Ten Issues	Single Issue 15% discount	5 Issues 20% discount	10 Issues 20% discount
Full Page	\$645	\$610 per issue	\$590 per issue	\$550	\$490 per issue	\$470 per issue
2/3 Page	\$540	\$510 per issue	\$490 per issue	\$460	\$410 per issue	\$390 per issue
1/2 Page	\$450	\$425 per issue	\$405 per issue	\$385	\$340 per issue	\$325 per issue
1/3 Page	\$380	\$360 per issue	\$340 per issue	\$325	\$290 per issue	\$275 per issue
1/4 Page	\$305	\$290 per issue	\$270 per issue	\$260	\$230 per issue	\$220 per issue
1/6 Page	\$225	\$215 per issue	\$205 per issue	\$195	\$170 per issue	\$165 per issue
Ade must ha su	Ads must be submitted in Press Quality High-Resolution PDE or IPEG formats. The resolution of all images should be at least 300 dni					

Ads must be submitted in Press Quality High-Resolution PDF or JPEG formats. The resolution of all images should be at least 300 dpi. For details on publishing schedule and dimensions of ads please go to www.oiaa.com

WP radio ads are available, Please contact Terry Doherty at: wpdigital@oiaa.com

OUR DIGITAL REACH

621 FACEBOOK FOLLOWERS



UNIQUE WP RADIO LISTENERS

3,216 LINKEDIN CONNECTIONS

AND GROWING...



Shank Jou! TO OUR MANY GENEROUS CLAIMS CONFERENCE SPONSORS

Registration Sponsor



Refreshment Sponsors







GARDAVORLD



Luncheon Sponsors









42 May 2024

Ontario Insurance Adjusters Association

GET IN TOUCH

We would love to hear from you! If you have any inquiries or comments, please contact us.

Inquiries	info@oiaa.com
President	president@oiaa.com
Website	website@oiaa.com
Membership	membership@oiaa.com
WP Magazine	wp@oiaa.com
WP Digital (Radio)	wpdigital@oiaa.com
Claims Conference	cc@oiaa.com
Events	events@oiaa.com
Bursary	bursary@oiaa.com

ADVERTISERS' INDEX

Advertiser	Page Number
Accomsure	29
ADR Chambers	19
BDO Canada	10
Brown & Beattie	17
Davis Martindale	12
Garda	7
Global Resolutions	11
MDD Forensic Accountants	27
Premier Suites	23
Relectronic-Remech Inc.	16
Sinistar	27
Williams Meaden & Moore Inc.	15
Xpera Risk Mitigation	22

OIAA 2023-2024 ONTARIO CHAPTER EXECUTIVE OFFICERS

CHAPTER NAME & POSITION	NAME	COMPANY
GEORGIAN BAY (BARRIE)		
President	JOE CUMMING, FCIP, CRM	The Co-operators, Barrie
Vice-President:	MARY CHARMAN	Crawford & Company (Canada) Inc., Barrie
Treasurer:	KAYLA GUY	The Co-operators, Barrie
Secretary:	KIM BARKER	Wawanesa Mutual Insurance
Director:	PATTI O'LEARY, CIP	The Co-operators, Barrie
Director:	CARRIE MACPHEE	Wawanesa Mutual Insurance
Director:	SHANNON WOLOCHATIUK	Wawanesa Mutual Insurance
Director:	BEN THOMSON	Thompson Insurance Adjusters, Orangeville
Past President:	GREG DOERR, CIP	Doerr Claims Services Inc., Barrie
Chapter Delegate:	SHERI TURNER West Wawanosh Mutual Insu	
Website:	www.oiaagb.com	
HAMILTON		
President	AIDAN McCARDLE	Crawford & Company, Hamilton
Vice-President:	LAURA O'HEARN	Maxwell Claims Services, Hamilton
Treasurer:	LAURA O'HEARN	Maxwell Claims Services, Hamilton
Secretary:	JENNIFER HAMU	Crawford & Company, Hamilton
Director:	JENNIFER HAMU	Crawford & Company, Hamilton
Director:	BRENDAN LEON	Crawford & Company, Hamilton
Past President:	JENNIFER ALLAN	Brant Mutual Insurance Co., Brantford
Chapter Delegate:	CHRISTINE ANDREWS	Sage Claims Solutions Inc., Hamilton
Website:	www.ojaahamilton.com	
KAWARTHA/DURHAM		
President	JASON SAUCIER, CIP, ACS	QBE Canada European Operations
Vice-President:	TBA	
Treasurer:	ALICIA HUGHES	Crawford & Company Canada
Secretary:	ALICIA HUGHES	Crawford & Company Canada
Director:	NADINE DIONNE, BA, CIP	Crawford & Company Canada
Past President:	BOBBI-JO STEPHENS, CIP,ACS	The Commonwell Mutual Insurance Group
	JASON SAUCIER, CIP, ACS	QBE Canada European Operations
Chapter Delegate: Website:	www.oiaakawarthadurham.com	ube canada european operations
KITCHENER-WATERLOO President	CAROLINE MANSEL	Aur Mutual
		Ayr Mutual
Vice-President:	JAIME RENNER, CIP	The Co-operators General Ins., Cambridge
Treasurer:		Gore Mutual Cambridge
Secretary:	COLTON MEDLAND	Curo Claims Services Waterloo
Director:	CHRISTINE FIZELL	Trillium Mutual
Director:	KERI JOHNSON	The Co-operators General Ins., Cambridge
Past President:	KAYLA HELMOND	Crawford & Company Waterloo
Chapter Delegate:	CARRIE KEOGH, BA Hons	Gore Mutual Cambridge
Website:	www.kw-oiaa.ca	
LONDON		
President	KELLY PECK-MCDONNELL,CIP	Kent & Essex Mutual Insurance Company
Vice-President:	JENNIFER MOREAU	Salus Mutual
Treasurer:	LINDA PEREIRA	Lambton Mutual Insurance Co. Watford
Secretary:	CORY BOYLE	Definity Financial
Director:	COURTNEY ALLISON	Intact Insurance
Bookkeeper:	WENDY BARBOUR, FCIP	
Chapter Delegate:	MICHELE FIELD, FCIP	Trillium Mutual Insurance Company
Website:	www.londonclaimsassociation.com	

CHAPTER NAME & POSITION	NAME	COMPANY
NIAGARA		
President	BOB MCCORD, FCIP, CFEI, CRM	Leading Edge Claims Services Fonthill
Vice-President:	CHRIS JOLLIFFE, B.Sc.,CIP,CFEI	Leading Edge Claims Services Fonthill
Treasurer:	BRIAN HORNYAK	Portage Mutual Insurance
Secretary:	ERIC GRIFFI	Crawford & Company Canada Inc.
Director:	JEFF EDGE, CIP, CFEI	Leading Edge Claims Services Fonthill
Director:	CHAUSSIE LAWSON, FCIP, CRM	Portage Mutual Insurance
Director:	MIKE RAGONA	Sedgwick
Chapter Delegate:	ROB FIORIDO, CIPm	Portage Mutual Insurance
Website:	www.oiaaniagara.com	
NORTHERN		
President	BLAIR BOILARD, CIP, CFEI	Crawford & Company Canada Inc. Elliot Lake
Vice-President:	IAN JOHNSON	Claims Pro Inc.
Treasurer:	GREG MCAULEY	The Co-operators Sault Ste. Marie
Secretary:	To be announced	
Director:	DAVID K. MARSHALL	Crawford & Company Canada Inc. Sault Ste. Marie
Director:	JESSE VERMETTE	Crawford & Company Canada Inc.
Director:	AMI LOWE	Claims Pro Inc. Sudbury
Director:	DAN ROSS	Northern Adjusters – Sudbury
Director.	BOB PALANGIO B.ED. B.SC.	Optimum Insurance Company- North Bay
		Crawford & Company Canada Inc. New Liskeard
Chapter Delegate:	MIKE BOTTAN, CIP, CFEI	crawioru & company canada inc. New Liskeard
OTTAWA		
President	CONAR MARCOUX, BA, FCIP, CFEI	Crawford & Company
Vice-President:	ТВА	
Treasurer:	TBA	
Secretary:	ТВА	
Director:	TBA	
Chapter Delegate:	MARGARET MACKENZIE	Travelers Canada
Website:	www.ovaa.ca	
THOUSAND ISLANDS		
President	SHARI HAMILTON	PCA Adjusters, Belleville
Vice-President:	BEN BALDWIN, BA CIP	Travelers Canada
Treasurer:	SARAH GRAVES	Crawford & Company (Canada) Inc. Kingston
Secretary:	ERIN SHEARD	ClaimsPro Kingston
Director:	ALEX ROBINSON	L&A Mutual
Past President:		
	BRAD WILSON, BBA, CIP	Crawford & Company (Canada) Inc. Kingston
Chapter Delegate:	BRAD WILSON, BBA, CIP DUNCAN SOUTHALL	
Chapter Delegate: Website:		Crawford & Company (Canada) Inc. Kingston
	DUNCAN SOUTHALL	Crawford & Company (Canada) Inc. Kingston
Website:	DUNCAN SOUTHALL	Crawford & Company (Canada) Inc. Kingston
Website: THUNDER BAY	DUNCAN SOUTHALL www.wearetiaa.com	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston
Website: THUNDER BAY President	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co.
Website: THUNDER BAY President Vice-President:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact
Website: THUNDER BAY President Vice-President: Treasurer:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro
Website: THUNDER BAY President Vice-President: Treasurer: Secretary:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc.
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Director:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Director: Chapter Delegate:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN CLAIRE RICHARDSON, BA, CIP	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Director: Chapter Delegate: Website:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN CLAIRE RICHARDSON, BA, CIP	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Director: Chapter Delegate: Website: WINDSOR	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN CLAIRE RICHARDSON, BA, CIP www.oiaatbay.ca	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance Sedgwick
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Director: Chapter Delegate: Website: WINDSOR President Vice-President:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN CLAIRE RICHARDSON, BA, CIP www.oiaatbay.ca PETER RIEDIGER, CIP WILLIAM HUMPHREY, BA, FCIP, CRM	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance Sedgwick ClaimsPro Inc. ClaimsPro Inc.
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Director: Chapter Delegate: Website: WINDSOR President Vice-President: Treasurer:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN CLAIRE RICHARDSON, BA, CIP www.oiaatbay.ca PETER RIEDIGER, CIP WILLIAM HUMPHREY, BA, FCIP, CRM LAURIE WALKER, FCIP, CRM	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance Sedgwick ClaimsPro Inc. ClaimsPro Inc. Walker Consulting & Auditing Ltd.
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Chapter Delegate: Website: WINDSOR President Vice-President: Treasurer: Secretary:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN CLAIRE RICHARDSON, BA, CIP www.oiaatbay.ca PETER RIEDIGER, CIP WILLIAM HUMPHREY, BA, FCIP, CRM	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance Sedgwick ClaimsPro Inc. ClaimsPro Inc.
Website: THUNDER BAY President Vice-President: Treasurer: Secretary: Director: Director: Chapter Delegate: Website: WINDSOR President Vice-President: Treasurer:	DUNCAN SOUTHALL www.wearetiaa.com ALISA HAINRICH, CIP FRANK CASTALDO KIM LEPERE KIM LEPERE DAVID KIRYCHUK, BA,CFEI SANDRA FREEMAN CLAIRE RICHARDSON, BA, CIP www.oiaatbay.ca PETER RIEDIGER, CIP WILLIAM HUMPHREY, BA, FCIP, CRM LAURIE WALKER, FCIP, CRM	Crawford & Company (Canada) Inc. Kingston PCA Adjusters, Kingston Wawanesa Mutual Ins. Co. Intact ClaimsPro ClaimsPro Crawford & Company (Canada) Inc. Intact Insurance Sedgwick ClaimsPro Inc. ClaimsPro Inc. Walker Consulting & Auditing Ltd.