



STEVE MUELLER'S –  
SYNDICATE LEGAL SERVICES

INSURANCE ADVISORY  
& ADVOCACY

# Syndicate Legal Services – Insurance Advisory & Advocacy



## SYNDICATE LEGAL SERVICES

*Team of:*  
*Attorneys / Lawyers*  
*Law Clerks*  
*Paralegals*  
*Industry Specialists*

Before you enter into any Insurance Policy, you should have a Member of Syndicate Legal & Financial review the terms and conditions of the Insurance Policy. Not only do we have the legal education and experience to hold Insurance Companies liable for Bad Faith Insurance, Negligence, Fraud and Unfair Business Practices; but many of us have also taken state Insurance Licensing Courses and Licensing Examinations (including Life, Health, Disability, Annuities, Auto, Home, Real Estate, Commercial and Burial), so we truly know all sides of the industry (sales, operations & compliance). Because we are not a party to the transaction, we can give you a clear and honest assessment of the proposed insurance policy being offered to you. This is known as our “**Insurance Advisory Division.**”

We also provide diligent, reliable assistance to victims of insurance company violations, including bad faith insurance, negligence, fraud, and unfair business practices through our “**Insurance Advocacy Division.**” Insurance is essentially an investment which you trust will pay off when you truly need it, with the insurance company paying claims that you make. When your insurer doesn’t uphold their end of the bargain and fails to pay you what you’re owed on a claim, you may feel betrayed and frustrated that this investment has failed to pay off.

Each state has laws that require all insurance companies to adhere to the principle of good faith and fair dealing (or its same or similar). What this means is that insurers must honor valid contracts and pay claims that are covered under the consumer’s policy. Like any business, insurance carriers profit by holding onto more money than they spend. Unfortunately, this can result in insurers committing fraud to prevent paying claims. Insurance carriers may use flimsy excuses not to pay claims or to deny coverage, knowing that most customers won’t fight back. When an insurance company refuses to pay out a claim that should be covered under the policy, or otherwise fails to uphold the policy purchased by the customer, the insurer is considered to be acting in bad faith.

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