

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHER DIVISION**

<b>IN RE:</b>	)	<b>Case No. 00-cv-00005-DPH</b>
	)	<b>(Settlement Facility Matters)</b>
<b>DOW CORNING CORPORATION,</b>	)	
	)	<b>Hon. Denise Page Hood</b>
<b>Reorganized Debtor.</b>	)	

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**ORDER TO SHOW CAUSE**

This matter came before the Court following a report from the Claims Administrator, Settlement Facility – Dow Corning Trust (the “SF-DCT”) concerning complaints from clients and former clients of Kevin McClean, an attorney in San Francisco, California with the law firm of Belli & McClean, that Mr. McClean sometimes has unilaterally cashed Settlement Facility award checks made payable to Mr. McClean and his clients without the clients’ permission and/or knowledge, that he has failed to disburse the funds due his clients from these award checks, that Mr. McClean is under investigation from the State Bar of California, that he has closed his offices and phone numbers, that he has not responded to his client’s inquiries concerning their payment, and that he has sometimes asserted fees and expenses that are not allowed under the Plan. The Claims Administrator has reported to this Court that clients of Mr. McClean have complained to the Claims Assistance Program (CAP) at the SF-DCT about the acts described above.

The Claimants Advisory Committee has reported that it has received similar complaints from clients of Mr. McClean, i.e., that he has unilaterally cashed settlement awards of his clients and has not tendered payment to them. Further, Mr. McClean has failed to respond to numerous inquiries to him by the SF-DCT and Claimants’ Advisory Committee concerning this matter.

Based on the foregoing, accordingly,

1. IT IS ORDERED that Kevin McClean must Show Cause, *in writing*, by March 10, 2008, why he should not be held in contempt for violating the terms of the Amended Joint Plan of Reorganization, as more specifically noted above. He is also directed to provide a full accounting of all settlement checks that have been sent to him, including all payments to claimants listed on the attached Exhibit A. The Claims Administrator shall have until March 24, 2008 to respond to any filings by Mr. McClean. If after review of the submissions it is determined that a hearing is required, the parties will be notified of the date, time and place of the hearing.

2. IT IS FURTHER ORDERED that the Claims Administrator shall serve a copy of this Order on Mr. McClean, the clients and/or former clients of Mr. McClean who are affected by this matter, the Reorganized Debtor, the Claimants' Advisory Committee and the Finance Committee.

/s/ Denise Page Hood  
DENISE PAGE HOOD  
United States District Judge

Dated: February 5, 2008