STOWERS FACTS, FICTION, AND WHY WORDS MATTER

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PREFACE

My interest and the subsequent papers I have authored on the topic of Stowers

emanates from the numerous so-called *Stowers* letters I have reviewed in the last several years

which almost, without exception, are not valid Stowers demands. Learning an invalid and non-

compliant Stowers demand was sent only after obtaining an excess verdict can certainly spoil

the great result received, not counting having to disclose to the soon-to-be unhappy client that

collection is going to be a real problem because the defendant is judgment proof and an

insurance company is the only means of recovering a judgment. All that hard work may be

for naught.

A Stowers demand is not something to wing or slap together. Horseshoes and hand

grenades will not work; in other words, substantial compliance will not satisfy Stowers'

requirements. Precision is essential.

This paper is intended to inform and simplify *Stowers* and emphasize precision. Every

case is different and there are no Stowers forms and what you say matters.

If you work hard to obtain a large verdict in excess of policy limits and intend on

holding the insurer accountable, then you owe it to your client and yourself to read and

understand Stowers, whether it is this paper, another resource, or your own independent

research. Your client and you deserve a meaningful opportunity to collect a verdict in excess

of policy limits.

MISCONCEPTION AND MISANALYSIS

I frequently review emails concerning Stowers like below:

Inquiry: The defendant has not responded to my Stowers

demand. What can I do?

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Response: Are you sure your demand was a proper

Stowers demand?

Inquiry: Yes it is a Stowers demand. Why are they not

responding?

Another email frequently seen:

Inquiry: I obtained a verdict in excess of limits. How do I

make the insurance company pay?

Response: Did you make a *Stowers* demand?

Inquiry: Yes, I am sure I made a Stowers demand.

In my experience, chances are the demand letter sent is not a valid and enforceable

Stowers demand. Stowers, unfortunately, conjures up much misinformation and

misconceptions. Most view Stowers as simply making a liability insurer pay more than the

insured's policy limits as a result of writing a Stowers letter. Some mistakenly believe that

Stowers means the plaintiff – the judgment creditor – can go directly against the liability insurer

to collect any excess amount over policy limits. (Wrong). Others think big damages in excess

of policy limits automatically translates into Stowers. (Wrong again). Others tragically

discount issues of coverage and other Stowers necessary elements, focusing solely on the

importance of making a demand for "limits." (Equally and dangerously wrong).

But just what is *Stowers*? What are the essentials for making a valid *Stowers* demand?

How do you write a valid and enforceable Stowers letter/demand? What are the defenses to

Stowers? Can you just borrow a form from someone and plug in the names and the policy

limits? (Please no).

Among other things, this paper and presentation is to assist you in composing a valid

and enforceable Stowers letter and to avoid may of the errors that negate a Stowers demand as

well as anticipate and confront Stowers related issues. This paper will not provide a long and

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First appeared as part of the conference materials for the 2022 The Car Crash Seminar session "Stowers Doctrine: An Update "