

**STATE OF ILLINOIS  
SECRETARY OF STATE  
SECURITIES DEPARTMENT**

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**IN THE MATTER OF: STEWART INTERNATIONAL  
CONSULTANTS, LTD., and PATRICIA A. STEWART**

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**File No. C0600290**

**NOTICE OF HEARING**

**TO THE RESPONDENTS:**     STEWART INTERNATIONAL CONSULTANTS, LTD.  
                                  c/o Patricia A. Stewart, President  
                                  160 E. Illinois Street  
                                  Chicago, Illinois 60611

PATRICIA A. STEWART  
160 E. Illinois Street  
Chicago, Illinois 60611

You are hereby notified that pursuant to Section 11.F of the Illinois Securities Law of 1953 [815 ILCS 5] (the "Act") and 14 Ill. Adm. Code 130, Subpart K, a public hearing will be held at 69 West Washington Street, Suite 1220, Chicago, Illinois 60602, on the March 10, 2011 at the hour of 10:00 a.m. or as soon as possible thereafter, before James L. Kopecky or such other duly designated Hearing Officer of the Secretary of State.

Said hearing will be held to determine whether an Order shall be entered prohibiting Stewart International Consultants, Ltd. and Patricia A. Stewart, from offering and selling securities in the State of Illinois and/or granting such other relief as may be authorized under the Act including but not limited to the imposition of a monetary fine in the maximum amount pursuant to Section 11.E(4) of the Act, payable within ten (10) business days of the entry of the Order.

The grounds for such proposed actions are as follows:

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1. Respondent, Stewart International Consultants, Ltd. (hereinafter "SIC" or collectively with Patty Stewart "Respondents") was an Illinois corporation. Its last known address was 1420 N. Lake Shore Drive, #3B, Chicago, Illinois 60610.
2. Patty Stewart (hereinafter "Stewart" or collectively with SIC "Respondents") was the president of Respondent SIC, at all relevant times herein. Her last known address is 160 E. Illinois Street, Chicago, Illinois 60611. Respondent Stewart was a registered salesperson in Illinois until December 31, 1995.
3. Physicians Remote Solutions, Inc. (hereinafter "PRS") is a Florida corporation, formed on or about April 5, 2005. Its last known address is 5 Ridge Road, Cos Cob, Connecticut 06807.
4. At all relevant times, Gary Cella (hereinafter "Cella") was president of PRS. His last known address is 5 Ridge Road, Cos Cob, Connecticut 06807.
5. At all relevant times, Jonathan B. Reisman (hereinafter "Reisman") was a beneficial owner of PRS. His last known address is 6975 NW 62nd Terrace, Parkland, Florida 33067.
6. On or about February 6, 2006, PRS filed a Registration Statement Under the Securities Act of 1933 (SB-2) with the U. S. Securities and Exchange Commission for registration of securities to be sold to the public by small business issuers.
7. On or about April 12, 2006, PRS filed Amendment No. 1 to Form SB-2. Per Amendment No. 1, in November 2005, the Respondent Stewart received a fee of 177,000 shares and \$9,250.00 in connection with the private placement.
8. In addition, Respondent Stewart received a fee of \$5,000.00 and 128,000 shares from Cella and Jonathan Reisman in connection with 500,000 shares sold by them at \$.10 per share. Respondent Stewart purchased additional shares from Cella and Reisman at \$.10 per share.
9. On or about July 10, 2006, Respondent Stewart sold to Investor LD approximately 80,000 shares of stock she held in PRS, without a registration statement being in effect, and no exemption from registration being available.
10. On or about July 10, 2006, Respondent Stewart sold to Investor DW approximately 25,000 shares of stock she held in PRS, without a registration statement being in effect, and no exemption from registration being available.
11. On or about July 10, 2006, Respondent Stewart sold to Investor TS approximately 19,500 shares of stock she held in PRS, without a registration statement being in effect, and no exemption from registration being available.

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12. The activities set forth in paragraphs 1 through 11 above constitute the offer and sale of stock, and therefore a security, as those terms are defined in Section 2.1, 2.5 and 2.5a of the Illinois Securities Law of 1953, 815 ILCS 5/1 *et seq.*
13. Section 12.A of the Illinois Securities Law of 1953, 815 ILCS 5/1 *et seq.*, (the “Act”) states that it shall be a violation of the provisions of this Act for any person to “offer or sell any security except in accordance with the provisions of this Act.”
14. Section 5 of the Act provides, *inter alia*, that all securities except those exempt under Section 3 of the Act or those offered and sold in transactions exempt under Section 4 of the Act shall be registered with the Secretary of State prior to their offer or sale in the State of Illinois.
15. Section 12.D of the Illinois Securities Law of 1953, 815 ILCS 5/1 *et seq.*, states that it shall be a violation of the provisions of the Act for any person to “fail to file with the Secretary of State any application, report or document under the provisions of this Act or any rule or regulation made by the Secretary of State pursuant to this Act or to fail to comply with the terms of any order of the Secretary of State issued pursuant to Section 11 hereof.
16. The facts alleged in paragraphs 1 through 15, demonstrate that Respondents violated Section 12.A and 12.D of the Act. In particular: Respondents failed to meet the exemption requirements of the Act by offering or selling securities by means of general solicitation in Illinois. Respondents failed to file an application for registration of the above-referenced securities with the Secretary of State and as a result, the securities were not registered pursuant to Section 5 of the Act prior to their offer and sale in the State of Illinois.
17. By virtue of the foregoing, Respondents violated Sections 12.A and 12.D of the Act.

You are further notified that you are required pursuant to Section 130.1104 of the Rules and Regulations (14 Ill. Adm. Code 130) (the “Rules”), to file an answer to the allegations outlined above within thirty (30) days of the receipt of this Notice. A failure to file an answer within the prescribed time shall be construed as an admission of the allegations contained in the Notice of Hearing.

Furthermore, you may be requested by legal counsel; may present evidence; may cross-examine witnesses and otherwise participate. A failure to so appear shall constitute default, unless any Respondent has upon due notice moved for and obtained a continuance.

A copy of the Rules, promulgated under the Act and pertaining to hearings held by the Office of the Secretary of State, Securities Department, is included with this Notice.

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Delivery of Notice to the designated representative of any Respondent constitutes service upon such Respondent.

Dated: This 19th day of January 2011.

  
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JESSE WHITE  
Secretary of State  
State of Illinois

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