

Policy

Prior to accepting any case for litigation, HTLC shall submit each case for review by a committee composed of attorneys on the HTLC Board or designated by the HTLC Board provided that such attorneys are not employed by HTLC. In determining whether HTLC shall accept the case for litigation, the committee shall assess the merits of the case, including, *inter alia*, whether there is corroboration of the potential client's allegations.

The committee established pursuant to this policy shall reassess each case accepted by HTLC for litigation no less than every six months, to ascertain whether pursuit of the litigation is justified by the evidence, and remains consistent with the goals of the organization and in the public interest.

This policy change is a consequence of the recent outcome in *Tekle v. al Saud*.