

THE STATE OF NEW HAMPSHIRE

MERRIMACK, SS.

SUPERIOR COURT

BEFORE THE COURT-APPOINTED REFEREE  
IN RE THE LIQUIDATION OF THE HOME INSURANCE COMPANY  
DISPUTED CLAIMS DOCKET

In Re Liquidator Number: 2009-HICIL-44  
Proof of Claim Number: CLMN711647  
Claimant Name: Adebowale O. Osijo  
Claimant Number: CDV-2007-745  
Policy or Contract  
Number: \_\_\_\_\_  
Date of Loss: 10-07-1988

LIQUIDATOR'S FILING IN RESPONSE TO MAY 13, 2009 ORDER

Roger A. Sevigny, Insurance Commissioner, as Liquidator ("Liquidator") of The Home Insurance Company ("Home"), submits this response to the Referee's May 13, 2009 order.

1. In the order, the Referee directed the Liquidator to determine whether the two documents sought by the Claimant during the May 13, 2009 telephonic argument are part of the Liquidator's file and, if so, to provide them to Mr. Osijo.

2. The first document requested is a letter from Mr. Osijo to Georgia Ann Michell dated July 26, 1991 regarding Osijo v. Housing Resources Management, Inc. See Claimant's Motion to Compel, Exhibit 2, Item 2(a). A copy of this letter is contained in Home's files regarding the Osijo v. Housing Resources Management, Inc. action. A copy of the letter is attached hereto.

3. The second document requested is a "Notice of Dismissal of Attorney" dated September 5, 1991 in Osijo v. Housing Resources Management, Inc. See Claimant's Motion to Compel, Exhibit 3. This document is not contained in Home's files regarding Osijo v. Housing Resources Management, Inc. The Liquidator has identified a document entitled "Substitution of

Attorney” dated September 19, 1991 filed in Osijo v. Housing Resources Management, Inc. This document appears to concern notice of termination of Ms. Michell’s representation of Mr. Osijo as in the requested document. A copy of the “Substitution of Attorney” is accordingly attached hereto.

Respectfully submitted,

ROGER A. SEVIGNY, COMMISSIONER  
OF INSURANCE OF THE STATE OF  
NEW HAMPSHIRE, SOLELY AS  
LIQUIDATOR OF THE HOME  
INSURANCE COMPANY,  
By his attorneys,  
KELLY A. AYOTTE  
ATTORNEY GENERAL

J. Christopher Marshall  
NH Bar ID No. 1619  
Civil Bureau  
New Hampshire Department of Justice  
33 Capitol Street  
Concord, NH 03301-6397  
(603) 271-3650

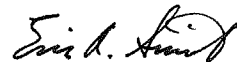


Eric A. Smith  
NH Bar ID No. 16952  
Rackemann, Sawyer & Brewster P.C.  
160 Federal Street  
Boston, MA 02110-1700  
(617) 542-2300

May 18, 2009

Certificate of Service

I hereby certify that a copy of the foregoing response to May 13, 2009 order was emailed to the Claimant on May 18, 2009.



Eric A. Smith

4516 East Belmont Avenue

Fresno, California 93702

Telephone: (209) 255-8935

Saturday July 26, 1991

Ms. Georgia Ann Michell,

Attorney At Law

Law Offices of Ganong & Michell

30 Ygnacio Valley Road, Suite 360

Walnut Creek, California 94596

Case No.: Superior Court of Alameda County, No. 649881-6

Case Title: OSIJO V. HOUSING RESOURCES MGT. INC., ET AL.

Topic: Sham Settlement of July 25, 1991

Dear Ms. Michell:

I. I DO NOT AGREE WITH THE SETTLEMENT I signed at 6:45 p. m. on Thursday, July 25, 1991. I strongly believe that I was tricked and snookered by you into coming to San Francisco to sign the settlement that was long concluded and agreed without a minute of my involvement and after I have repeatedly rejected the settlement figure. Accordingly, I am putting a "stop order on the payment of the cheque you thought you have."

II. At this stage, I will like you to decide whether you want to prosecute my case for me and to trial successfully or not. Because I am becoming impressed and satisfied. You are not my mother and I feel too big and old for you to mother. I do not want you to be my financial planner or adviser. I have learned all these from professors for over six years and at a very expensive price. Finally, I feel very, very betrayed by you for telling the Defendants that I discussed with you in confidence, in respect of buying a Mercedes Benz automobile for my Dad for his 70th birthday from the proceeds of this civil litigation. You obviously thought you found a cane to flog me to submission. This definitely will not end here.

III. Please leave my Workers' Compensation case alone. You are not the attorney in this case. The Uninsured Employers Fund has its named defendants on whom it can prosecute its liens. I will not pay a penny of my hospital expenses from my benefits.

IV. This letter is copied to the following persons:

<u>Name</u>	<u>Certified Mail Receipt No.</u>
Mr. Judge D. Agretelis	P-784-152-0098
Mr. David Pinelli	P-784-152-0099
Mr. David Kaiser	P-784-152-0100
Mr. David J. VanDam	P-784-152-0101

Very Truly Yours,

1 Wale O. Osijo  
2 4516 E. Belmont Avenue,  
3 Fresno, California 93702  
4 Telephone: (209) 255-8935

5 Plaintiff/Appellant, Pro Se

FILED

OCT 10 1991

Court of Appeal - First App. Dist.  
RON D. BARROW

By \_\_\_\_\_ DEPUTY

7 IN THE SUPERIOR COURT OF CALIFORNIA, ALAMEDA COUNTY  
8 NORTHERN BRANCH

9 Wale O. Osijo,  
10 Plaintiff/Appellant

11 Vs.

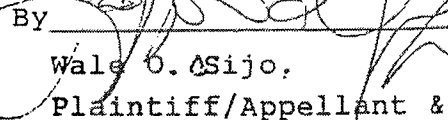
12 Housing Resources Management, Inc., )  
13 Acorn I., Ltd., Acorn II., Ltd., )  
14 and Prostaff Security Services, Inc., )  
15 Defendants/Appellees. )

) Alameda County Court Case No.: 649881-6  
) First Appellate District No.:  
)  
) SUBSTITUTION OF ATTORNEY  
)  
)

16 Be it known to Alameda County Court Clerk and the Defendants  
17 and The Department of Industrial Relations (as the intervenor in  
18 this action), that effective September 5, 1991, Ms. Georgia Ann  
19 Michell no longer represents the Plaintiff in this action.


20 Until another Attorney is found, Plaintiff/Appellant will  
21 continue to represent himself IN PROPRIA PERSONA.

22 Dated: 19 September, 1991

23 By   
24 Wale O. Osijo,  
25 Plaintiff/Appellant &  
26 IN PROPRIA PERSONA

27 RECEIVED

28 12-2-91

Rene C. C. \_\_\_\_\_ Alameda County Clerk  
By  Deputy

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