

ONEIDA JUDICIARY

Tsi nu téshakotiya?tolétha?

ONEIDA JUDICIARY APPELLATE COURT

Oneida Bingo & Casino
Table Games
Tina Moore

APPELLANT,

v.

Docket No. 15-AC-011

Mark Skenandore,

Date: September 1, 2015

RESPONDENT

DECISION on MOTION to DISMISS

The Motion to Dismiss by the Respondent, Mark Skenandore, was received on August 10, 2015 by the Oneida Judiciary Appellate Court and responded to by the Opposing Counsel, Donna J. Smith, on August 20, 2015 and is now before Appellate Judges Gerald L. Hill, Sharon House, and Diane House.

The case was filed June 18, 2015 and accepted for review by the Court on June 29, 2015. The Respondent was informed that the Appellant's motion did not include proof of service as required by 154.9-1. He then invoked 154-11-1.(e) as the basis for his Motion to Dismiss. The Appellant's Rebuttal to (the) Motion to Dismiss cited 154.9-1 (a). The court acknowledges that we must add three (3) additional days for receipt of service when notice by mail is used.

The Motion to Dismiss is Denied.

It is so Ordered.

By the authority of Oneida GTC Resolution 1-07-13-B and Chapters 150 and 154 of the Oneida Code of Laws


Gerald L. Hill, Chief Appellate Judge