
**ONEIDA JUDICIARY
TRIAL COURT**

**Oneida Risk Management,
Petitioner**

v.

Case No: 17-TC-056

**Jordan T. Bain,
Respondent**

ORDER

This case has come before the Oneida Trial Court, Honorable John E. Powless III presiding.

Appearing in person: Petitioner, Oneida Risk Management by Attorney Robert J. Collins II and Lisa A. Moore. *Not in person:* Respondent, Jordan T. Bain

BACKGROUND

A complaint was filed by the Petitioner on October 31, 2017. A hearing was held on November 30, 2017 at 9:00 a.m.

FINDING OF FACTS

1. The Court has subject matter, personal and territorial jurisdiction over this matter.
2. Notice was given to all those entitled to notice.
3. The Respondent did not appear.
4. The Respondent is a member of the Oneida Nation.
5. On June 15, 2017, the Respondent backed out of driveway onto Artley Street and crashed into a vehicle belonging to the Oneida Nation, a passenger bus, which sustained damages, and required repairs.
6. At the time of the incident, the Respondent did not have automobile insurance.
7. The cost to repair the Nation's passenger bus is \$739.79.
8. The Respondent was cited three violations; 1. 344.62(1); Operating a motor vehicle without insurance, 2. 343.44(1)(b); Operating while revoked, 3. 346.87; Unsafe backing of vehicle.
9. The Respondent is in default for failure to appear.

ORDER

The Court grants the relief sought by the Petitioner as follows:

1. A Default Judgement for money is entered on November 30, 2017, in favor of Oneida Risk Management against Jordan T. Bain in the amount of \$739.79.

The parties have the right to appeal within thirty (30) calendar days after the date this order or judgement is signed.

IT IS SO ORDERED.

By the authority vested in the Oneida Trial Court pursuant to Resolution 01-07-13-B of the General Tribal Council an order signed on December 1, 2017 in the matter of Oneida Risk Management v. Jordan T. Bain. Case #17-TC-056.