

Oneida Appeals Commission

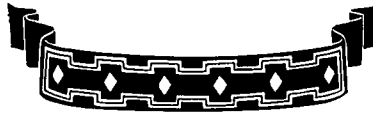
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Oneida, WI 54155



Trial Court

Mary Hagood
249 Birch Ave., Lot 14
Oconto Falls WI. 54154
Petitioner

Docket No. 05-TC-002

Date: February 21, 2005

v.

Oneida HRD-Benefits Dept.
Crawford & Co. Insurance
P.O. Box 365
Oneida WI 54155

Respondent

Order To Dismiss

This case has come before the Oneida Appeals Commission Trial Court, Judicial Officers Winnifred L. Thomas, Jennifer Webster, and Eeland Wigg-Nirham presiding.

I Background

The Petitioner, Mary Hagood filed an appeal under Rule 6 of the Oneida Appeals Commission Rules of Civil Procedure. Ms. Hagood is seeking to overturn the decision of HRD-Benefits and Crawford & Co. Insurance. Respondents had denied Ms. Hagood's appeal. A hearing date had been set for Tuesday February 15th at 9:00 a.m. at the Oneida Appeals Commission.

II Analysis

The Petitioner, Mary Hagood failed to appear for the hearing.

Under the Judicial Code of Rules of Civil Procedure; *Rule 16, (A) & (C) Appearance Required: Parties to a case are required to appear before the Trial Court at any scheduled hearing, or*

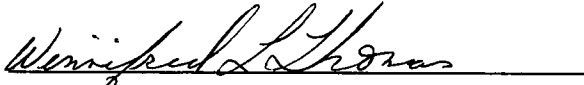
proceeding, whether or not that party is represented by an attorney or other advocate. (C)
Petitioner: When a party who has filed a claim fails to appear, plead, or prosecute said claim as provided in these rules or elsewhere, a default judgment may be granted by the trial court, dismissing the claim


IV Decision

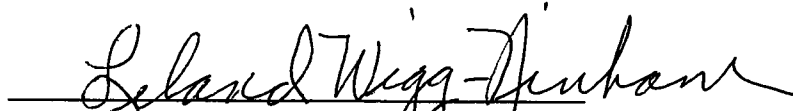
The Petitioner failed to appear this case is dismissed.

It is so ordered.

By the authority vested in the Oneida Appeals Commission pursuant to Resolution 8-19-91-A of the General Tribal Council it is so held on this 21th day of 2005, in the matter of Mary Hagood vs. Oneida HRD-Benefits, Crawford & Co. Insurance. Docket No.05-TC-002 .


Winnifred L Thomas, Lead Judicial Officer


Jennifer Webster, Judicial Officer


Leland Wigg-Ninham, Judicial Officer