

REPORTS
OF
Cases Argued and Determined
IN THE
COURT of CLAIMS
OF THE
STATE OF ILLINOIS

VOLUME 68

Official Reports
of the
Illinois Court of Claims

For: Fiscal Year 2016--July 1, 2015 – June 30, 2016

SPRINGFIELD, ILLINOIS
2016

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PREFACE

The opinions of the Court of Claims reported herein are published by authority of the provisions of Section 18 of the Court of Claims Act, 705 ILCS 505/1 *et seq.*

The Court of Claims has exclusive jurisdiction to hear and determine the following matters: (a) all claims against the State of Illinois founded upon any law of the State, or upon any regulation thereunder by an executive or administrative officer or agency, other than claims arising under the Workers' Compensation Act or the Workers' Occupational Diseases Act, or claims for certain expenses in civil litigation, (b) all claims against the State founded upon any contract entered into with the State, (c) all claims against the State for time unjustly served in prisons of this State where the persons imprisoned shall receive a pardon from the Governor stating that such pardon is issued on the grounds of innocence of the crime for which they were imprisoned, (d) all claims against the State in cases sounding in tort, (e) all claims for recoupment made by the State against any Claimant, (f) certain claims to compel replacement of a lost or destroyed State warrant, (g) certain claims based on torts by escaped inmates of State institutions, (h) certain representation and indemnification cases, (i) all claims pursuant to Line of Duty Compensation Act, and (k) all claims pursuant to the Crime Victims Compensation Act.

A large number of claims contained in this volume have not been reported in full due to quantity and general similarity of content. These claims have been listed according to the type of claim or disposition. The categories they fall within include: claims in which orders of awards or orders of dismissal were entered without opinions, claims based on lapsed appropriations, certain State employees' back salary claims, prisoners and inmates-missing property claims, claims in which orders and opinions of denial were entered without opinions, refund cases, medical vendor claims, Line of Duty Compensation Act claims and certain claims based on the Crime Victims Compensation Act. However, any claim which is of the nature of any of the above categories, but which also may have value as precedent, has been reported in full.

OFFICERS OF THE COURT

JUDGES

PETER J. BIRNBAUM, Chief Justice
Chicago, Illinois
January 20, 2004

MARY PATRICIA BURNS, Judge
Chicago, Illinois
January 9, 2009 –

NEIL F. HARTIGAN, Judge
Chicago, Illinois
March 18, 2013 –

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Chicago, Illinois
November 9, 2015 –

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Chicago, Illinois
March 28, 2011 –

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Belleville, Illinois
June 12, 2015 –

DONALD STORINO, Judge
Rosemont, Illinois
March 5, 2004 –

BRADLEY BUCHER
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Springfield, Illinois

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Springfield, Illinois

J. MICHAEL MATHIS
Court Counsel
Springfield, Illinois

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Chicago, Illinois
August 16, 2003 –

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Belleville, Illinois
March 1, 2009 – March 15, 2016

MAZIE HARRIS
Chicago, Illinois
January 16, 2012 –

ROGER KILEY
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January 16, 2016 –

DANIEL MADIGAN
Chicago, Illinois
April 22, 2013 –

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Chicago, Illinois
July 1, 2005 – August 31, 2015

DAVID REID
Springfield, Illinois
May 3, 2011 –

HERBERT ROSENBERG
Chicago, Illinois
August 1, 2008 –

PATRICK T. TIMONEY
Springfield, Illinois
April 1, 2004 – July 31, 2015

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Chicago, Illinois
August 16, 2003 –

THOMAS A. ECKOLS
Bloomington, Illinois
March 16, 2016 –

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June 1, 2015 –

ROBERT LOVERO
Berwyn, Illinois
December 1, 2012 –

LAURIE MIKVA
Chicago, Illinois
September 16, 2011 –

PATRICIA MURPHY
Energy, Illinois
August 16, 2003 –

DAVID RODRIGUEZ
Chicago, Illinois
May 18, 2011 –

RONALD SERPICO
Melrose Park, Illinois
August 16, 2003 –

THOMAS YSURSA
Belleville, Illinois
August 16, 2003 –

JESSE WHITE
Secretary of State and Ex Officio Clerk of the Court
January 11, 1999 –

—

ERICA KATAVA
Deputy Clerk and Director
Springfield, Illinois
April 18, 2016 –

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WILLIAMS, YOLETTA	12CV5334
WILLIAMS, YVETTE	15CV2093
WILLIAMS, YVETTE	15CV3464
WILLIAMSON, CHRISTINA	15CV3485
WILLIAMSON, CLARK	16CV0579
WILLIAMSON, MICHELLE	16CV1269
WILLIAMSON, SHANNON	15CV3280
WILLIAMS-ORTIZ, LA'SHEILA	15CV1446
WILLIAMS-TAYLOR, CHRYSAL	16CV0425
WILLINGHAM, DERRICK	16CV1629
WILLINGHAM, ROBERT	15CV2229
WILLIS, DARYL JR.	15CV1732
WILLIS, ROBERT	15CV2772
WILLIS, RODRICK JR.	13CV2864
WILLISON, CHRISTOPHER	15CV2525
WILLIS-WILSON, TEE NA	16CV0087
WILLOWGLEN ACADEMY, INC.	14CC2695
WILLOWGLEN ACADEMY, INC.	14CC2696
WILLOWGLEN ACADEMY-INDIANA	14CC2614
WILSON, AARON	16CV0355
WILSON, ANDRE DESHON	16CV0760
WILSON, CATRINIA	16CV0212
WILSON, DARDINA	15CV3224
WILSON, DARREN	16CC1225
WILSON, DEANNA	15CV2290
WILSON, JULIE A.	15CV0435
WILSON, LAMAR T.	15CV2856
WILSON, LENETT	15CV2585
WILSON, MARTAZ	16CV1587
WILSON, SAVANN D.	13CV4336
WILSON, TIEARA	15CV3303
WILSON, TORRIN	14CV2188
WILSON, VEIRL	16CV1390
WILSON, VELMA	15CV1547
WILSON, VIVIAN	13CV3317
WILSON, WHITNEY	16CV1050
WILSON, WILLIA	16CV0376
WILTZ, NICOLE	16CV0356
WILTZ, NICOLE	16CV0357
WIND, KRISTOPHER	15CV0641
WING, JIM	16CV1228
WINGATE BY WYNDHAM	15CC1900
WINGATE BY WYNDHAM	15CC1903
WINGATE BY WYNDHAM	15CC1910
WINN, LOUIS SR.	15CV3085
WINSTON, SR., TERRANCE	15CV3330
WINTERS, BRANDON	15CV3331
WISCONSIN GLACIER SPRINGS COMPANY	16CC0767
WISE, CINAMIN	15CV1361
WISE, CINAMIN	15CV2867
WISE, CINAMIN	15CV2868
WITHROW, CURTIS L.	16CV1698
WITMER, DEBORAH	15CV2265
WITTWER, LUCAS	16CV0799
WOJCIECHOWSKA, KATARZYNA	16CV0358
WOJTASZEK, MATTHEW	11CC0316
WOLFE, CURTIS	13CV1444
WOLFF, JARETT	16CV1872
WOODARD, LEANA	16CV0988
WOODARD, LEANA	16CV1656
WOODS, ANTHONY	15CC0600

WOODS, CHRISTOPHER	14CV2352
WOODS, DEBORAH	15CV1017
WOODS, HENRIETTA	16CV1370
WOODS, JOHNNY	13CV4357
WOODS, JOSHUA	16CV0227
WOODS, KEVIN FRANK	12CC0843
WOODS, NATHANIEL JR.	14CV3296
WOODS, SHELBY	14CV0833
WOODS, SHELBY	14CV3436
WOODS, SHELBY	14CV3437
WOODS, TRAMON	16CV1547
WOODS-SUMMERIES, KISHA	15CV2526
WOOLSEY, THELMA	15CV3414
WOOTEN, RODNEY	16CV0228
WOOTEN, STEVE	13CV3374
WORLEY, KIM	15CV1976
WORTHEN, TRAVIS	08CC0164
WOSS, FRANK	16CV0846
WOZNIAK, LOUIS	97CC0402
WRIGHT, AMANDA	16CV0989
WRIGHT, ANDREA	16CV1699
WRIGHT, ANGELA	15CV1566
WRIGHT, JERMAINE	12CC0065
WRIGHT, LATOYA M.	15CV3259
WRIGHT, MELODIE	16CV0015
WRIGHT, MELODIE	16CV0016
WRIGHT, QUIANA	15CV3415
WRIGHT, ROBERT	16CV1700
WRIGHT, ROBERT J.	16CV0990
WRIGHT, SANDRA	16CV0550
WRIGHT, SANDRA	16CV0874
WRIGHT, TARA L.	15CV1469
WRIGHT, TERRY L.	16CV2034
WRIGHT, TONYA	15CV3086
WRIGHT-YOUNG, PAMELA	16CV2218
WURMNEST, CHRIS	15CV2922
WYANT, DAYNE	16CV0737
WYATT, RICHARD	16CV1468
WYMAN-SICHER EYE ASSOC SC	15CC2293
XEROX CORPORATION	14CC1235
XEROX CORPORATION	14CC1435
XEROX CORPORATION	14CC1437
XEROX CORPORATION	14CC1438
XEROX CORPORATION	14CC1441
XEROX CORPORATION	14CC1449
XEROX CORPORATION	14CC1450
XEROX CORPORATION	14CC1473
XEROX CORPORATION	14CC1474
XEROX CORPORATION	14CC1477
XEROX CORPORATION	15CC0707
XEROX CORPORATION	15CC0719
XEROX CORPORATION	15CC0723
XEROX CORPORATION	15CC0724
XEROX CORPORATION	15CC0973
XEROX CORPORATION	15CC0974
XIANG, ZHIGUO	14CC3419
YANEZ, FELIPE	03CC4661
YATES, SAMUEL	10CC1567
YBARA, ROGELIO	15CV1080
YEBOAH, AKWASI	15CV2528
YENKLE, ANGEL LUIS	13CV2844
YENOR, BILL	16CV0821
YOESELE, MARTIN L. YOESELE, MARJORIE L.	15CC1679
YOUMAN, JERIANN	16CV0300

YOUMAN, JODY	16CV1132
YOUMAN, JODY	16CV1133
YOUNAN, PAUL	15CV2827
YOUNG, CAROLYN MAGEE	16CV0088
YOUNG, CHARLES L.	16CC1188
YOUNG, CHARLES L.	16CC1189
YOUNG, CHARLES L.	16CC1190
YOUNG, DIANE	16CV0936
YOUNG, JARED	15CV2937
YOUNG, JAVAN	15CV2938
YOUNG, KIMBERLY	15CV1670
YOUNG, LATONYA; & FELTON, ANGEL	15CV3180
YOUNG, LONNIE	12CV2035
YOUNG, TERRELL	15CV3359
YU, KYOUNG	16CV1147
YUAN, LIAN XIA	16CV2189
YUNKER, JOHN	15CV0263
YURUKOVA, LILYANA	16CV1544
ZAINO, CONNIE M.	14CC3659
ZALEWSKI, JOEY	16CV1375
ZAMARRON, CRISTINA	15CV2135
ZAMORA, JAVIER	16CV1905
ZAPATA, AIMEE	15CV3069
ZAPATA, LUIS	13CV0738
ZAPFE, KELLY	13CV0988
ZARATE, RUBEN	13CV0989
ZELAYA, SANDRA	16CV0960
ZELLNER, ZACHARY	15CV2645
ZHUANG, MENG MING	15CV2406
ZIELINSKI, HUBERT	15CV1447
ZIELINSKI, LUCAS	14CV3933
ZIRATI, HAMDI	15CV3181
ZISMAN, TERRI	15CV1496
ZUMBAHLEN, JILL	15CV1780
ZUNIGA, ALEJANDRA	16CV1099
ZUNIGA, GRICELDA	15CV2773
ZUNIGA, JASMIN	15CV2027
ZUNIGA, ROY	15CV2319
ZUNIGA, ULISES	16CV1376
ZUR, CHRISTINE G.	15CV2028

**CASES ARGUED AND DETERMINED
IN THE COURT OF CLAIMS
OF THE STATE OF ILLINOIS
REPORTED OPINIONS
FISCAL YEAR 2016
(July 1, 2015 thru June 30, 2016)**

(No. 10-CC-3915 - Claim denied)

MALCOLM WIGGINS, N-04370, Claimant v. STATE OF ILLINOIS, Respondent.

Order filed December 30, 2013
Rehearing denied September 11, 2015

MALCOLM WIGGINS, pro se
JAMIE KNODEL, Assistant Attorney General, for Respondent.

Court jurisdiction- Prison regulations- It is well-settled that this Court will not act as a court of review over the administration of prison regulations except in cases where proof of violations of existing regulations tends to establish liability of the Respondent under recognized principles of tort law.

Lost or destroyed property- It is proper, when circumstances warrant, for the Respondent, in determining the replacement value of items lost or destroyed, to depreciate the value of said items because of age or use.

Depreciation of property- Depreciation depends upon the circumstances of the claim and should not be confiscatory.

Same- If the Court finds that the depreciation is excessive under the circumstances, it may award additional damages.

Lost or destroyed property- Policy- we have opted for a case-by-case approach that fully considers the nature and type of property at issue, the circumstances surrounding the loss of said property, the level of negligence exhibited by the Respondent, the goodwill exhibited by the Respondent in the grievance process, and the Claimant's own conduct, if any, in creating the situation that led to the loss.

ORDER

BURNS, J.

This cause comes before the Court on the Respondent's Motion to Dismiss pursuant to 735 ILCS 5/2-619 and 74 Ill. Admin. Code §790.90. The Claimant did not file a response. The Court having read the pleadings and being fully advised, finds:

FACTS

The material facts in this case are not in dispute. The Claimant is an inmate in the care of the Illinois Department of Corrections ("IDOC"). The Complaint alleges that on

July 15, 2008, the Respondent lost certain items of clothing belonging to the Claimant while the items were in Respondent's possession at the prison laundry. The Bill of Particulars states that the lost clothing items consisted of 8 pairs of boxers, 8 pairs of socks, 4 T-shirts, 2 pairs of gym shorts, 2 pairs of sweatpants, 2 bath towels, and 2 face towels, for a total value of \$127.66.

Claimant filed a grievance. The Grievance Officer's Report determined that the current cost of replacement was \$23.65. Claimant appealed and the grievance board affirmed the award. On January 13, 2009, the Respondent deposited \$23.65 into the Claimant's inmate trust account.

On June 25, 2010, the Claimant filed this Complaint arguing that he is entitled to be reimbursed an additional \$104.01, the difference between the claimed replacement cost and the \$23.65 received pursuant to his grievance. The Claimant attached to the Complaint an exhibit that showed copies of receipts from 2004 and 2006 for various items of clothing.

Respondent argues in its Motion to Dismiss that the Court lacks jurisdiction to review the administrative decisions of the IDOC and that the Claimant has been compensated for his lost property satisfying his claim; *i.e.*, accord and satisfaction.

ANALYSIS

It is well-settled that this Court will not act as a court of review over the administration of prison regulations except in cases where proof of violations of existing regulations tends to establish liability of the Respondent under recognized principles of tort law. *Montgomery v. State*, 41 Ill.Ct.Cl. 190 (1988). See also *Wilson v. State*, 60 Ill.Ct.Cl. 277, 278 (2008). In addition, the Court has held specifically that it is proper, when circumstances warrant, for the Respondent, in determining the replacement value of items lost or destroyed, to depreciate the value of said items because of age or use. *Smith v. State*, 46 Ill.Ct.Cl. 307 (1994). However, depreciation depends upon the circumstances of the claim and should not be confiscatory. *Id.* If the Court finds that the depreciation is excessive under the circumstances, it may award additional damages. *Hamilton v. State*, 45 Ill.Ct.Cl. 324 (1992); *Seats v. State*, 46 Ill.Ct.Cl. 418(1994).

The Respondent argues that even if we were to sit in review of the depreciation amount, the Claimant nonetheless has received full "accord and satisfaction" by virtue of his having received a payment deposit into his inmate trust account. In *Hamilton, supra*, this Court expressly rejected this theory. 45 Ill.Ct.Cl. 324, 325 (1992). We agree with *Hamilton* that the mere act of the Respondent placing money into an inmate's trust fund does not necessarily amount to a full satisfaction and accord agreed to by the inmate.

However, the Claimant still bears the burden of showing that the amount of depreciation applied in this case was either confiscatory or excessive under the circumstances. We find that the Claimant has not met this burden. The record shows that the Respondent followed Administrative Directive 02.06.110 ("Inmate Property Loss"), stating that items of clothing shall be valued at no more than half the replacement cost. The Claimant produced receipts for various items of clothing totaling \$39.78. The Respondent applied a total depreciation of \$16.13, or just over 40%, which is actually less than what the Respondent could have applied under its own guidelines.

The Claimant, however, argues that the \$23.65 award is inadequate. In support of his position, the Claimant cites *Hamilton* and *Seats, supra*, which acknowledged that a prisoner's situation is different from a civilian in that the prisoner's only option in such situations is to purchase an item new at the commissary. Thus, Claimant argues, his property has effectively been confiscated, and he is entitled to a replacement.

The Court is sympathetic to the plight of a prisoner, especially one who is indigent, when it comes to losing personal property due to the negligence of another party. However, we have consistently declined to follow the holdings in *Hamilton* and *Seats* insofar as they purport to lay down any blanket rule requiring full replacement of lost property. See *Smith v. State; Parker v. State*, 52 Ill.Ct.Cl. 378 (2000); *Dean v. State*, 52 Ill.Ct.Cl. 387 (1999); *James v. State*, 51 Ill.Ct.Cl. 326 (1998), *Olson v. State*, 46 Ill.Ct.Cl. 277 (1994); *et al.* Instead we have opted for a case-by-case approach that fully considers the nature and type of property at issue, the circumstances surrounding the loss of said property, the level of negligence exhibited by the Respondent, the goodwill exhibited by the Respondent in the grievance process, and the Claimant's own conduct, if any, in creating the situation that led to the loss.

Here, the Court finds that the Respondent admitted liability and followed established guidelines through its grievance procedure to apply reasonable depreciation considering the age and types of clothing at issue. The Court, therefore, holds that the Respondent is not liable to the Claimant for additional damages.

CONCLUSION

IT IS HEREBY ORDERED that the Respondent's Motion to Dismiss is GRANTED and the Claimant's Complaint is dismissed with prejudice.

(No. 14-CC-2870 – Claim denied)

TRUSTEES OF THE SPRINGFIELD POLICE PENSION BOARD, Claimant v. STATE OF ILLINOIS, Respondent.

Order filed June 23, 2016

**PATRICK O'HARA, for Claimant
JOSHUA RATZ, Assistant Attorney General, for Respondent.**

Motion to dismiss- In ruling on a motion to dismiss under Section 2-615, it must be determined whether the allegations of the complaint, when viewed in a light most favorable to the plaintiff, are sufficient to state a cause of action upon which relief can be granted.

Same- A Section 2-615 motion admits as true all well-pleaded facts, but not conclusions of law or factual conclusions that are unsupported by allegations of specific facts.

Breach of contract- In the case of a contract breach claim in which there is no valid contract attached to the Complaint, generalities will not suffice. The pleader must allege facts sufficient to indicate offer, acceptance, and consideration.

Settlement agreement- Under Illinois law, "a settlement agreement is a contract, and construction and enforcement of settlement agreements are governed by principles of contract law."

Offer and acceptance- It is well-settled that in order to constitute a contract by offer and acceptance, the acceptance must conform exactly to the offer.

Counter-offer- Under Illinois contract law, an acceptance requiring any modification or change in terms constitutes a rejection of the original offer and becomes a counter-offer that must be accepted by the original offer or before a valid contract is formed

ORDER

BURNS, J.

This cause coming before the Court on the Respondent's Motion to Dismiss the Amended Complaint. The Claimant filed a response, and the Respondent filed a reply. The Court having read the pleadings and being fully advised, finds as follows:

BACKGROUND

This case is based on an alleged settlement agreement between the Claimant and the Illinois Department of Insurance (the "Department") in an underlying administrative review case pending in the circuit court of the Seventh Circuit, Sangamon County, Illinois.

The relevant facts are set forth in our Order of January 14, 2015, in which we granted the Respondent's Motion to Dismiss, with respect to the Respondent, without prejudice. In that Order, we held that the Claimant's Complaint had failed to plead sufficient facts to sustain a cause of action for breach of the settlement agreement. Specifically, we held that the Complaint failed to plead facts sufficient to show that the Claimant had accepted the Department's settlement offer, set forth in a January 13, 2014 letter from the Illinois Attorney General, as counsel for the Department, to the Claimants, such that a valid contract was formed.

On January 22, 2015, the Claimants filed the instant Amended Complaint. The Claimants attached to the Amended Complaint an affidavit from Richard Dhabalt, Chairman of the Board of Trustees of the Springfield Police Pension Board (the "Board"), attesting that the Board had unanimously agreed to accept the terms of the Department's settlement offer at a January 27, 2014 meeting of the Board. This affidavit, the Amended Complaint argues, establishes that the Claimants accepted the Department's offer and, therefore, a valid and enforceable contract existed.

As it did with the original Complaint, the Respondent filed a motion to dismiss under Section 2-619.1 of the Illinois Code of Civil Procedure on numerous grounds, including that 1) the Complaint fails to allege facts sufficient to state a cause of action upon which relief can be granted; 2) there exists another action pending in the circuit court between the same parties for the same cause; and 3) the Claimants have failed to exhaust all other remedies.

In support of its argument that the Complaint fails to state a claim, Respondent argues, once again, that the Claimants fail to allege facts demonstrating the existence of a valid settlement agreement. First, Respondent states, a February 4, 2014 letter from the Claimants to the Department that included a "draft" Release and Settlement Agreement not "formally approved" by the Board and presented for the Department's "consideration" does not constitute a valid acceptance of the Respondent's alleged offer. Second, the Claimants' proposed Release and Settlement Agreement constitutes a counter-offer because it contains new terms. Finally, the Claimants' alleged acceptance on January 27, 2014, set forth in the affidavit attached to the Amended complaint, is not valid because it was not communicated to the Department prior to Claimants' counter-offer or prior to the Department's rejection of the counter-offer.

To this last point, Respondent cites to the cases of *Beard Implement Co. Inc. v. Krusa*, 208 Ill.App.3d 953 (1991), and *Sementa v. Tylman*, 230 Ill.App.3d 701 (1992). In *Beard*, the Illinois Appellate Court held that in order to be effective an acceptance must be communicated to the offerer. *Beard*, 208 Ill. App.3d at 961. In *Sementa*, the Court declined to find an "agreed order" signed by both parties to be a valid agreement because the alleged acceptance was not communicated to the plaintiff prior to the plaintiffs rejection of a counter-offer made by the defendant's attorney. *Sementa*, 230 Ill.App.3d at 706. Respondent argues that since Claimants here have not pleaded facts to show Claimants communicated any acceptance prior to the February 4, 2014 counter-offer, the Complaint must be dismissed pursuant to Section 2-615.

In response, Claimants first distinguish *Beard* on the basis that it was a case involving the Uniform Commercial Code ("UCC") and, thus, not dispositive here. As for *Sementa*, they argue that its holding stands only for the proposition that a rejected offer cannot be revived by a later acceptance. Indeed, Claimant argues, the linchpin of *Sementa's* holding is a citation from the Restatement (Second) of Contracts, found in another contract case, *Rothenbuecher v. Tockstein*, 88 Ill.App.3d 968, 970 (1980), that states "Unless the offer provides otherwise, (a) an acceptance made in a manner and by a medium invited by an offer is operative and completes the manifestation of mutual assent as soon as put out of the offeree's possession, without regard to whether it ever reaches the offeror." Restatement (Second) of Contracts, §64(a) (1973).

Thus, Claimants argue, the January 27, 2014 board meeting made the acceptance operative without regard to whether notification ever reached the Department. By directing their counsel to communicate the unconditional acceptance to the Department, they argue the Board used a "manner and medium invited by the offer" and the acceptance was complete by such "manifestation of mutual assent as soon as put of the offerees' possession." The February 4, 2014, letter, Claimants state, is thus irrelevant as to the issue of acceptance.

In reply, Respondent notes that it never suggested the UCC applies to this case when it cited *Beard*, and other cases, for the well-settled contract law rule that an acceptance is not valid until communicated to the offeror. Moreover, it points out that the *Rothenbuecher* court rejected Claimant's reasoning and held that no contract existed in that case because the acceptance was not timely communicated by the seller's agent to the buyer.

ANALYSIS

In ruling on a motion to dismiss under Section 2-615, it must be determined whether the allegations of the complaint, when viewed in a light most favorable to the plaintiff, are sufficient to state a cause of action upon which relief can be granted. *Ottawa Savings Bank v. JDI Loans, Inc.*, 374 Ill.App.3d 394, 401 (2d Dist. 2007). A Section 2-615 motion admits as true all well-pleaded facts, but not conclusions of law or factual conclusions that are unsupported by allegations of specific facts. *Id.* at 401. In the case of a contract breach claim in which there is no valid contract attached to the Complaint, generalities will not suffice. "[T]he pleader must allege facts sufficient to indicate offer, acceptance, and consideration." *See Pollack v. Marathon Oil Co.*, 34 Ill.App.3d 861, 864 (5th Dist. 1976).

Under Illinois law, "a settlement agreement is a contract, and construction and enforcement of settlement agreements are governed by principles of contract law." *Law Offices of Colleen M. McLaughlin v. First Star Financial Corp.*, 2011 Ill. App (1st) 101849, ¶18. "It is well-settled that in order to constitute a contract by offer and acceptance, the acceptance must conform exactly to the offer." *Finnin v. Bob Lindsay, Inc.*, 366 Ill.App.3d 546, 548 (3d Dist. 2006). Under Illinois contract law, an acceptance requiring any modification or change in terms constitutes a rejection of the original offer and becomes a counter-offer that must be accepted by the original offeror before a valid contract is formed. *Id.*

In the instant case, there is no dispute that the Department made an offer to the Claimants in the January 13, 2014 letter. The issue, as before, remains whether the

Claimants here can plead facts sufficient to establish that they accepted the Department's offer. The Claimants claim they have done so by attaching to their Complaint the uncontroverted affidavit from the Board Chairman stating that, on January 27, 2014, the Board agreed to accept the terms of the Department's settlement offer.

Unfortunately for the Claimants, however, more than mere acceptance was needed to form a valid agreement. The acceptance had to be communicated to the Department. The Claimants have not pleaded any facts to show that this was accomplished prior to the Board's February 4, 2014 letter that contained the counter-offer.

In *Rothenbuecher*, the defendant offered to purchase property contingent on approval by the seller within one day, by July 10, 1979. *Rothenbuecher*, 88 Ill.App.3d at 969. The plaintiff seller testified that he signed the proposed contract on July 10, 1979. However, no communication of acceptance was sent as of that date. The seller's agent testified that actual notice of the seller's "interest" was given to the prospective buyer by telephone on July 11, 1979. The buyer revoked her offer on July 15, 1979. The seller sued for specific performance on July 17, 1979. Physical delivery of the prospective acceptance did not occur until July 23, 1979. *Id.* The court held that there was no valid acceptance on July 10, 1979 because the acceptance was not timely communicated to the buyer. *Id.* at 970. Rather, acceptance was communicated after the designated time and after the buyer had revoked the offer. *Id.*

The court rejected the argument that the seller's tender of the signed contract to his agent on July 10, 1979 constituted "put[ting] the manifestation of assent out of the offeree's possession," and, therefore, a valid acceptance. *Id.* The Court reasoned:

[i]t is the essence of a valid acceptance that it be objectively manifested by or on behalf of the offeree. Otherwise an offeree's assent could remain undisclosed and while he might find the terms of an offer agreeable, he could, for example, hold assent in reserve while other offers were entertained. No meeting of the minds would in fact occur. At best, the signed agreement constituting a purported acceptance was given to the seller's agent on the evening of July 10. However, this was inadequate to communicate acceptance since it cannot be said that as a matter of legal effect this put the manifestation of assent out of the offeree's possession. While still in the hands of his agent, and without notice to the offeror, the seller could have at any time during the period of the condition given instructions that his acceptance be revoked. *Id.*

In this case, as in *Rothenbuecher*, Claimants allegedly communicated their acceptance to their agent, the Board's counsel. However, the Board's counsel did not communicate that alleged unequivocal acceptance to the Department in a timely manner. Rather, the Board's counsel sent the Department the February 4, 2014 letter that we already have held was insufficient alone to establish an agreement and that, instead, included a counter-offer.

We hold, therefore, that whether or not the Claimants accepted the Department's offer on January 27, 2014, the Claimants still have not pleaded, and cannot plead, sufficient facts to show that any such acceptance was communicated to the Department prior to the Department's rejection of the agreement. Without communication of the acceptance to the offeror, the Claimants cannot meet the elements for a valid contract formation. Therefore, the Claimants' Amended Complaint must be dismissed with prejudice, pursuant to Section 2-615, for failure to state a claim.

Because we have dismissed the case for failure to state a claim, we need not address the Respondent's alternative arguments for dismissal.

IT IS HEREBY ORDERED that Respondent's Motion to Dismiss the Amended Complaint is GRANTED and the Complaint is DISMISSED with prejudice.

(No. 10-CC-2985 – Claim awarded)

OATES ASSOCIATES, Claimant v. STATE OF ILLINOIS, Respondent.

Order filed June 10, 2016

LAURA SCHRICK, for Claimant
JAMIE KNODEL, Assistant Attorney General, for Respondent.

Contract- A valid contract requires only an offer, acceptance and consideration.

Reliance- This Court has held that vendors may reasonably rely on representations of state employees who have apparent authority.

ORDER

BIRNBAUM, C J.

This matter is before the Court by stipulation of the parties for the Court to rule on this matter based upon motions, pleadings, affidavits and depositions to date including Respondent's Motion for Summary Judgment dated September 30, 2011 and Claimant's Response thereto. In August 2001, Claimant was hired by Respondent to provide engineering services in connection with the relocation of utilities for the I-255 extension. The total amount of the original contract was \$500,000.00.

There were five supplemental agreements to the original contract. The fifth supplemental agreement is the subject of this dispute. Each of four prior supplemental agreements stated "[t]his work can be accomplished within the existing budget" and "[t]herefore the total agreement amount will remain at \$500,000."

In the fifth supplement, Respondent retained Claimant to perform utility coordination services for a stretch of I-255 that was not part of the original contract or the parties' prior supplemental agreements. In the Prior Approval Authorization for the Fifth Supplemental Agreement ("Prior Approval Authorization"), Respondent stated that "The Department has identified the need to supplement the existing agreement for the subject improvement" and that "this change is in the best interest of the State and is authorized by law." The negotiated cost for the additional services between Claimant and Respondent was \$104,000.00. The Prior Approval Authorization stated that its purpose was "to authorize [Claimant] to continue work and accrue costs up to a maximum amount of \$50,000.00 towards the completion of this work." Respondent assured Claimant that there would be a written supplemental agreement between the parties, and that "[a]ll costs accrued under this authorization letter will be included in, and this letter of authorization superseded by, the supplemental agreement." In the interim, Respondent assured Claimant that if it accepted the terms, it could "accept this as your authorization to proceed."

The Prior Approval Authorization is printed on IDOT letterhead. It is signed by the Deputy Highway Director and Region Five Engineer, Mary Lamie. Respondent admits that Ms. Lamie authorized the work at issue. In the cover letter transmitting the Prior Approval Authorization, IDOT specifically directed Claimant to "proceed with work covered under this approval." Claimant signed the Prior Approval Authorization indicating its acceptance. Claimant also timely submitted its fifth supplemental proposal package to Respondent as requested in the Prior Approval Authorization.

Claimant began performing the requested work. However, before a formal fifth supplemental agreement was signed, Claimant received a stop work notice. Claimant stopped work and invoiced Respondent \$34,327.29 for the additional work performed through the date of the stop work notice.

Respondent admits that Claimant timely and satisfactorily performed additional services with a total value of \$34,327.29. Respondent paid Claimant \$13,783.24 representing the balance remaining on the original contract. However, it has refused to pay the balance of \$20,544.05 at issue here alleging that Claimant is limited to a maximum contract amount of \$500,000.00.

Respondent, through the Deputy Highway Director Mary C. Lamie, authorized the expenditure at issue. Claimant performed the requested additional services timely and satisfactorily. Those services had an uncontroverted value of \$34,327.29. Claimant performed these services relying on the Prior Approval Authorization. In the Prior Approval Authorization, Respondent recognized a need to "supplement the existing agreement" that was "in the best interest of the State and is authorized by law." Respondent promised that "[a]ll costs accrued under this authorization letter [up to \$50,000.00] will be included in, and this letter of authorization superseded by, the supplemental agreement." Claimant was told it could accept the letter as authorization to proceed with the additional work. The evidence is that Respondent has a history of increasing the amounts of its contracts with Claimant pursuant to Prior Approval Authorizations and subsequently executed supplemental agreements.

Respondent's Amended Departmental Report filed on March 21, 2014 indicates that the appropriation from which this claim would have been paid, 011-49405-7700-0026, contained an unexpended balance of \$4,755,798.89.

A valid contract requires only an offer, acceptance and consideration. *LaSalle National Bank v. Vega*, 167 Ill.App.3d 154, 160 (2d Dist. 1988). Here, IDOT offered to increase the contract amount by \$104,000.00 with guaranteed advancement of up to \$50,000.00 in costs in exchange for Claimant's performance of agreed additional services. Claimant signed the Prior Approval Authorization indicating its acceptance and began performing.

Claimant reasonably relied on Deputy Director Lamie's apparent authority to authorize an additional \$50,000.00 of interim work pending execution of a formal fifth

supplemental agreement. This Court has held that vendors may reasonably rely on representations of state employees who have apparent authority. See *Malcolm Eaton Enterprises, Inc. v. State*, 59 Ill.Ct.Cl. 216 (2007) and *Genie Construction Co., Inc. v. State*, 51 Ill.Ct.Cl. 153 (1999).

Respondent asserts that this Court lacks jurisdiction to enter an award in excess of the written contract amount, citing *BroMenn Health Care d/b/a Brokaw Hospital v. State*, 46 Ill.Ct.Cl. 260 (1993). However, *BroMenn* is distinguishable as it concerned a claim for payment of services within the terms of the contract but in an amount in excess of the contract—a contractual "over-run." In the instant case the issue is Claimant's right to be compensated for additional work beyond the original contract for an additional amount where Claimant relied on the representations of Respondent that it had authority to engage Claimant to perform the additional work.

Respondent requested Claimant perform additional work in the Prior Approval Authorization. This Court finds a clear distinction between a contractor requesting more money than previously agreed upon because the agreed upon work was costlier than predicted, and a contractor requesting more money because the parties had agreed to the performance of additional work.

IT IS THEREFORE ORDERED that because Claimant reasonably relied on Respondent's request to perform additional work, and because Claimant properly performed this work, Respondent must pay Claimant the remaining amount of \$20,544.05.

Claimant is awarded damages in the amount of \$20,544.05.

(No. 15-CC-0585 – Claim denied)

**AFFINITY BIOTECH, INC., Claimant v. STATE OF ILLINOIS, DEPARTMENT OF
HEALTHCARE AND FAMILY SERVICES, Respondent.**

Order filed June 2, 2016

**JULIE BADEL, for Claimant
NATHAN LUSIGNAN, Assistant Attorney General, for Respondent.**

Court of Claims act- Availability of other remedies- The claimant shall, before seeking final determination of his claim before the Court of Claims, exhaust all other remedies, whether administrative, legal or equitable, against all other sources of recovery for the injury or damages sought to be recovered by the claim, provided that no frivolous or unreasonable action is required to be brought against any third party in order to comply with this exhaustion of remedies requirement.

Same- In order for a claimant to have an obligation to pursue and exhaust another remedy, it must have sufficient time to both become aware of the other remedies and to pursue them accordingly.

Same- The exhaustion requirement is not an option to be accepted or rejected by Claimants. It is mandatory

Same- In order to fully exhaust every alternative remedy, a claimant must attempt to exhaust the source of the remedy in good faith.

ORDER

KUBASIAK, J.

This claim is before the Court on Respondent's Motion to Dismiss the First Amended Complaint.

Claimant is a provider of hemophilia treatment medication, in conjunction with the Illinois Hemophilia Program (the "Program"). The Program permits the Illinois State Department of Healthcare and Family Services (the "Department") to reimburse hemophilia drug treatments issued by participating medical providers who supply the drug to qualifying patients. Provider participation is authorized by the Illinois Hemophilia Care Act. 410 ILCS §420. Medical providers must secure participation in the Program through a contract outlining, among other things, the terms of reimbursement. Patient qualification for provider reimbursement is primarily based on the patient's ability to pay for the treatment with existing primary healthcare insurance or personal funds.

In order to seek Department reimbursement as a participant provider in this program, Claimant is bound by, among other resources, the Department Handbook for Providers of Medical Services ("Provider Handbook"). This handbook provides that, "The Illinois Department of Healthcare and Family Services is, by federal and state law, the payor of last resort. Payment can be made through the Department's Medical Programs only after all other known resources of payment, both private and governmental, have been explored and exhausted." Provider Handbook §120. The Provider Handbook also requires that, "providers retain the responsibility for determining the status of a patient's eligibility for third party coverage and benefits prior to making charges to the Department." Provider Handbook §120. Additionally, the State is entitled by statute to recovery of improper reimbursement payments. 89 Ill. Adm.Code §140.30(a).

In July and August of 2013 Claimant provided prescription services to "J.K." who was a patient who required treatment under the Program. J.K. qualified for Department reimbursement in all regards, except for his failure to pay his "Patient Participation Fee" ("PPF"). When the patient files initially, the Department determines the amount of the PPF that the patient is responsible for paying. In J.K.'s case, it was \$4,945.00, or approximately 1.7% of the cost of the medication. The PPF payment was not collected from J.K. during either time he visited Claimant for medication. J.K. did not ever request a reduction in the PPF payment. After the first payment reimbursement was requested for the July medication, the Department informed Claimant that it had to collect the PPF payment from J.K. in order to obtain full reimbursement.

J.K. also reported having some form of private primary healthcare insurance through CMR, as well as a prescription drug plan through CVS. Under the regulations set forth in the Provider Handbook, any insurance policy providing coverage to a hemophilia patient must be explored and exhausted prior to a medical provider submitting a request for Department reimbursement. The same letter that told Claimant to collect J.K.'s PPF payment also reminded Claimant of its responsibility to explore and bill the insurers before requesting a reimbursement from the Department.

Claimant contends that it obtained express Departmental approval for each hemophilia treatment for J.K., each month, when the prescription was refilled. The Department approved the payment each time, based on the information provided by Claimant. Claimant contends that J.K. wrote on his application that "the insurance is maxed out [and] does not pay towards factor." Claimant has not submitted any evidence to demonstrate that it billed either of J.K.'s insurers, or investigated J.K.'s insurance beyond J.K.'s handwritten representations on his application, pursuant to Program requirements.

Claimant has not filed a claim with either of J.K.'s insurers for reimbursement or to verify the lack of coverage. Claimant has also not filed suit against either of J.K.'s healthcare providers. Respondent argues that this is grounds for dismissal in the Court of Claims, under Court of Claims Rules Section 790.60 ("Section 790.60"). 705 ILCS §505/25 and Section 790.60 provide, in relevant part, that:

"...the claimant shall, before seeking final determination of his claim before the Court of Claims, exhaust all other remedies, whether administrative, legal or equitable, against all other sources of recovery for the injury or damages sought to be recovered by the claim, provided that no frivolous or unreasonable action is required to be brought against any third party in order to comply with this exhaustion of remedies requirement."

The central question is thus whether Claimant must first make additional inquiries of, or bring suit against, either of J.K.'s insurance providers, in to meet the exhaustion of remedies requirement under Section 790.60. Further at issue is whether such an action would be "frivolous and unreasonable" under Section 790.60.

Claimant has submitted no documents or evidence demonstrating that it has made any independent inquiry to determine whether J.K.'s insurance policies cover the hemophilia payments. In fact, Claimant relied solely upon the handwritten representations made on J.K.'s application, which claimed that the insurance policies did not provide coverage and were maxed out. Claimant made no further inquiry and effectively accepted this as fact in further communications with the Department. Claimant did not bill either insurer, file suit against either insurer, or even reach out to either insurer to inquire about potential coverage. Thus, Claimant has not made any independent action to ascertain whether J.K.'s insurance policies truly did or did not offer coverage.

In interpreting Section 790.60's exhaustion of alternative remedies requirement, this Court has stated, "If an alternative source of recovery for the claimed injury is shown to exist, in whole or in part, our Act and our rule command that no judgment can be entered by this Court until that potential recovery is resolved and reduces the State's liability." *Thompson v. State*, 64 Ill.Ct.Cl. 198, 199 (2011). Under *Thompson*, the Claimant has not fully investigated the possibility of alternative recovery from the insurers, nor has the matter been litigated in any court. Claimant bases its reliance on the patient's representations made on the application for treatment. Reading Section 790.60 under the *Thompson* decision, Claimant still has a "potential recovery" in the form of further investigation, filing a claim for reimbursement from either insurer, or filing a suit against either insurer to judicially determine whether coverage exists. Claimant has not submitted any supporting documentation regarding either insurance policy to demonstrate that any such insurance filing or complaint would be "frivolous or unreasonable."

In order for a claimant to have an obligation to pursue and exhaust another remedy, it must have "sufficient time to both become aware of [the] other remedies and to pursue them accordingly." *Lyons v. State*, 34 Ill.Ct.Cl. 268, 271 (1981). "In this case, Claimant knew that J.K. had insurance policies, but relied on J.K.'s representations of no coverage and did no independent investigation to verify those claims.

The Provider Handbook requires that hemophilia providers "explore and exhaust . . . all other known resources of payment." Claimant knew of the two policies before filing this claim in the Court of Claims, and therefore could reasonably have pursued the insurer before filing this Complaint, pursuant to Section 790.60.

The reasoning in *Lyons* is further echoed in *Hughes v. State*, 49 Ill.Ct.Cl. 56, 60 (1997), which requires that if two paths exist for the Claimant to seek recovery, filing against the State in the Court of Claims must be the last. In *Hughes*, the Claimants had the option of filing suit against four other tortfeasors, but instead elected to pursue a suit against the State instead. The Court found that, "The exhaustion requirement is not an option to be accepted or rejected by Claimants. It is mandatory" *Hughes*, at 60. The Section 790.60 exhaustion of remedies prerequisite "requires the Claimant to first pursue a claim against...other potentially culpable parties before bringing an action against the [State]." *Mapel v. Illinois State University*, 61 Ill.Ct.Cl. 215, 222 (2008). The term "potentially culpable parties" applies here, where Claimant has failed to produce any evidence showing that it has met the exhaustion standard set forth under *Mapel*.

This Court has previously held that, in order to fully exhaust every alternative remedy, a claimant must attempt to exhaust the source of the remedy "in good faith." *Schwartz v. State*, 50 Ill.Ct.Cl. 384, 388 (1997). Claimant has not taken any action to determine whether there was any insurance coverage in this case. Claimant has provided no evidence to demonstrate such "good faith" attempts, much less simple communication with the insurers, or filing for reimbursement from either of them.

A factually analogous case is presented in *Commerce Bank v. Illinois Department of Children and Family Services*, 61 Ill.Ct.Cl. 200, 201 (2009). In *Commerce Bank*, DCFS placed a child with new foster parents, who tragically allowed the child to perish. *Id.* In defending the suit, the State asserted that there was a foster child insurance policy which should first be adjudicated to set off any remaining liability against the State of Illinois. *Id.* Based on this, the Court decided that until suit was brought against the insurer to determine coverage, all remedies had not been exhausted. *Id.* Prior to the final opinion, the circuit court determined that parental immunity prevented a claim against the foster parents, which prevented triggering the insurance coverage. *Id.* However, the *Commerce Bank* court stated that, ". . . it is to be considered under a theory that claimant is obliged to seek any possible satisfaction or recovery before determination in this Court..." *Id.* Similarly, Claimant in this case has not pursued either of J.K.'s insurers to seek possible reimbursement for the medication, nor has any evidence presented shown any form of communication with the insurers.

In summary, Claimant has failed to make any sort of investigation into the existence or coverage of two insurance policies, as required by the Provider Handbook, and the rules of this Court under Section 790.60. There is no argument that any further pursuit of the insurance would have been "frivolous or unreasonable." Therefore, the Court finds that the Claimant did not exhaust the potential remedy of insurance coverage through CMR or CVS.

IT IS HEREBY ORDERED that this claim is DISMISSED.

(No. 13-CC-0548 – Claim denied)

HRVOJE RUKAVINA, Claimant v. THE BOARD OF TRUSTEES OF WESTERN ILLINOIS UNIVERSITY, Respondent.

Order filed May 20, 2016

JAMES BAKER, for Claimant
JULIE MORGAN, Assistant Attorney General, for Respondent.

Breach of contract- In order to prove a breach of contract, a claimant has the burden of proving by a preponderance of the evidence that a valid and enforceable contract existed, that the claimant performed his obligations under the contract, and the respondent breached the contract resulting in damages to the claimant.

OPINION

BIRNBAUM, C.J.

I. INTRODUCTION

Claimant brings this case against the Board of Trustees of Western Illinois University ("WIU") sounding in breach of an employment contract offered to him on September 16, 2010 and accepted by him on September 24, 2010. The employment contract was in the form of a letter from Dean Thomas Erekson admitted into evidence at hearing. The material terms of the letter provide as follows:

Upon recommendation of Dr. Winthrop Phippen, Director of the Alternative Crops Research Program, I am pleased to offer you the temporary position of Faculty Assistant, Plant Breeding Post Doctorate, in the School of Agriculture at Western Illinois University at a salary of \$2,500 per month for 28.5 months. The period of this 100-percent, grant funded appointment will be October 18, 2010 to February 28, 2013. Employment for the full 28.5 months is contingent upon successfully completing an annual review of work performance after 12 months.

Your employment is subject to availability of funds, laws of the State of Illinois, and the policies and regulations of the Board of Trustees and the University. This appointment shall remain in effect until modified or terminated in accordance with the policies and procedures at Western Illinois University and is contingent upon continued approval of external funding by WIU and receipt of funds from the sponsoring agency.

Claimant signed and dated this letter at the bottom on September 24, 2010 adding: "I accept the position as described above."

Claimant's employment ended effective the end of October 2011 after he received a letter dated October 19, 2011 from Dr. Winthrop Phippen, USDA-NIFA AFRI Grant Project Director, that states:

On the USDA-NIFA AFRI grant funded project "Undergraduate Training and Research in Plant Breeding," your primary duties were to produce manuscripts and create innovative independent research in the area of nitrogen uptake and the use efficiency in Field Pennycress. You were also required to support all facets of the current plant breeding program. As you are aware, your position as Post-doctorate is renewed on an annual basis subject to an annual review. Unfortunately, even after speaking with you on multiple occasions regarding the need to improve your performance and the lack of any original research, you demonstrated no improvement or initiative to work independently. Due to these significant shortcomings, I have elected not to renew your contract for a second year. I feel this is best for the project and will enable you to find employment in an area that best suits your abilities. I will continue to pay your salary and benefits until the end of October, but you will not be required to come to work.

At the hearing on March 26, 2015, and in the trial briefs, Claimant maintains that WIU lacked cause to terminate his employment contract. Claimant's monthly salary at his termination was \$2,500. After he left WIU, he drew unemployment benefits of \$765 every two weeks for 16 months. Claimant seeks damages arising from the unlawful termination.

II. LEGAL STANDARD FOR BREACH OF CONTRACT

In order to prove a breach of contract, a claimant has the burden of proving by a preponderance of the evidence that a valid and enforceable contract existed, that the claimant performed his obligations under the contract, and the respondent breached the contract resulting in damages to the claimant. *See Black v. State*, 49 Ill.Ct.Cl. 143, 147 (1996); *Sherman v. Ryan*, 392 Ill.App.3d 712, 732 (1st Dist. 2009).

III. PARTIES' POSITIONS

Claimant maintains that when an employee is terminated under a contract and the employer alleges inadequate performance, the employer bears the burden of proving cause for the termination. Respondent argues that the letter from Dean Erekson that formed the basis of the employment contract does not set forth the criteria which will be used in performing the annual review, what the annual review must contain, how it is to be prepared, or how the review is to be given. Claimant argues that the letter provides that Claimant was entitled to an annual review of work performance in order to continue his work with Respondent. Respondent further maintains that Claimant's own opinion of his work and performance is irrelevant and that Claimant did not challenge Dr. Phippen's right to determine whether Claimant's contract was renewed for the second year.

Respondent asserts Claimant performed so poorly that Claimant was simply unable to perform his job duties. Respondent argues that Claimant showed near complete lack of initiative, knowledge, skills and ability and/or willingness to follow instructions and produced

no publishable data. Respondent alleges the only thing published regarding the use of nitrogen (which was the purpose of the grant) was a poster that Claimant refused to present at an international conference in North Dakota. Other alleged deficiencies include: not providing a data base to Dr. Phippen regarding oil seeds and nitrogen uptake; not knowing how to place germinated seedlings into individual pots and how to apply the nitrogen and specific rates required of the test; showing no initiative in learning how to run growth chamber experiments; not beginning a pennycress experiment in a timely manner; going to Florida for vacation over spring break when he should have been working; ruining an experiment due to aphid infestation by failing to check plants and the growth chamber and not noticing aphid infestation; failing to maintain and harvest pennycress plots in June 2011; not obtaining a scientific sample of pennycress specimens; failing to harvest a block of wild pennycress near campus; having poor written communication skills and inattention to detail, causing Dr. Phippen to rewrite things delivered to him by Claimant; failing to follow Dr. Phippen's instructions regarding planting of winter pennycress; failing to produce a publishable manuscript on pennycress while Dr. Phippen was out of the country; failing to maintain and/or provide Dr. Phippen a lab book; being unable, unwilling, or uninterested in using or learning how to use a basic piece of farm equipment.

Claimant disputes almost every factual assertion proffered by Respondent. In particular, Claimant denies Dr. Phippen ever advised him of performance deficiencies. He steadfastly maintains that there was never a six month conference as suggested by Dr. Phippen. On cross examination Dr. Phippen admitted that most of his criticisms were made verbally to Claimant and not in writing. Claimant suggests that because Dr. Phippen's criticisms were not in writing, Dr. Phippen's assertions cannot be proven. Claimant maintains that WIU formulated no specific justifications for his termination until after he initiated this lawsuit. These justifications are essentially set forth in the first affirmative defense to its Answer. Claimant further maintains that to the extent there is any assessment of Claimant's performance, it is conclusory and provides neither specifics nor anecdotes of shortcomings on Claimant's part.

Claimant maintains that his research was competent and that he completed research and prepared an article that Dr. Phippen later published under his own name. Claimant also argues that he initiated a new pennycress experiment shortly prior to his termination which was ultimately successful. Claimant maintains his October 2010 experiment regarding the influence of nitrogen and sulfur on a pennycress yield did not result in a published study because the conclusion was that the elements had no influence on the pennycress yield. Claimant maintains that he did maintain a laboratory notebook. He further maintains he was well versed in scientific research and that his analysis resulted in a publishable manuscript by Dr. Phippen. He also maintains that he did know how to perform field maintenance skills, relying primarily on his experience in obtaining masters and doctorate degrees in agronomy. He agrees he did not attend the conference, but says it was with the blessing of Dr. Phippen. He says there is no record that Respondent ever notified him of gross time abuses and signed off on all his time sheets. Claimant maintains he could communicate well in the English language as evidenced by his degrees. Finally, Claimant argues that he completed the data base as instructed.

ANALYSIS

Existence of a contract

The parties do not dispute the existence of a contract, so the first element of a breach of contract claim has been met. However, Claimant has failed to carry his burden on the remaining elements.

Claimant's performance under the contract

Notwithstanding the numerous disputed points between the parties, the contract is very broad and nonspecific as to what Respondent is required to show in order to justify terminating the contract. The letter gives Respondent discretion as it provides that Claimant's employment is "contingent upon successfully completing an annual review of work performance after 12 months."

The parties do not dispute that the person primarily responsible for making this determination of Claimant's performance was Dr. Phippen. While Claimant disagrees with Dr. Phippen's conclusions as to his performance, there is no evidence to suggest that Dr. Phippen did not honestly believe the criticisms he made regarding Claimant's work performance. The conclusion that a person does not show initiative is inherently subjective in the eye of a supervisor. However, Respondent provided several examples where Claimant did not show initiative. Respondent also presented evidence that Claimant was not detail oriented and failed to notice the presence of aphids on his own experiment. Dr. Phippen also cited several examples of having to re-write Claimant's written work product. Respondent had a good faith basis to conclude that Claimant was not meeting his performance obligations, and the preponderance of the evidence demonstrates that Claimant was not meeting all of his obligations under the contract.

No breach of contract by Respondent

The contract was very broad and non-specific as to what, if anything, was required in the way of feedback from Respondent to Claimant prior to his 12 month annual review. A plain reading of the employment letter does not require any feedback prior to 12 months. The Court does not find Claimant's testimony credible that no feedback occurred. The Court does find Dr. Phippen's testimony credible that he brought numerous performance deficiencies to Claimant's attention. In Dr. Phippen's view, Claimant was not adequately completing the tasks assigned to him, of which numerous examples were made. The evidence is clear that Claimant was aware that Dr. Phippen would be primarily responsible for making the determination as to whether Claimant "successfully completed" his annual review. Dr. Phippen's view was that Claimant did not successfully complete his annual review as demonstrated by the series of examples. Claimant raises challenges to the validity of these examples, but not enough for the Court to conclude that Claimant's version of the events is more likely true than not.

Claimant has also failed to carry his burden of proof that anything more was required of WIU in the way of process beyond what he received. The Court finds that Claimant was put on notice of performance issues during the first year, even though nothing in the contract required it. The Court further finds that Respondent concluded in good faith,

based on Dr. Phippen's stated performance deficiencies, that Claimant did not successfully perform as promised.

Claimant argues that Respondent needs to show that it had "cause" to terminate him. However, there is nothing in the contract referencing cause. Instead, the contract requires a successful completion of the annual review. For the reasons stated above, Claimant has not proven the elements of a breach of contract, but assuming, arguendo, that cause was required, Respondent has demonstrated that it had cause to terminate Claimant's employment contract. Claimant did not successfully complete his annual review with Dr. Phippen for the reasons stated above. Claimant does not agree with those reasons. The Court finds Dr. Phippen's testimony credible that he put Claimant on notice of performance deficiencies even though nothing in the offer of employment required him to do so.

DAMAGES

Because Claimant has failed to carry his burden of proof on two key elements of his breach of contract action, the Court has no occasion to consider damages.

CONCLUSION

Claimant has not established that he met his obligations under the contract or that Respondent breached the contract. Wherefore, for the above and foregoing reasons, the Court denies Claimant's claim in its entirety.

(No. 09-CC-0653 – Claim awarded)

BRIAN P. KMETZ, Claimant v. THE STATE OF ILLINOIS, Respondent.

Order filed May 3, 2016

**JAMES GINZKEY, for Claimant
JULIE MORGAN, Assistant Attorney General, for Respondent.**

Duty- Emergency vehicles- The law imposes a duty of care on operators of emergency vehicles requiring them to refrain from negligence.

Same- an emergency vehicle operator does not have authority to disregard traffic control devices or other traffic laws if doing so would endanger others driving on the roadway.

Contributory negligence- a claimant is contributorily negligent if his conduct falls short of the standard to which the reasonable person should conform in order to protect himself from harm.

Same- A claimant is barred from recovering damages from a tortfeasor whenever the claimant's own contributory fault is greater than fifty percent of the proximate cause of the injuries sustained.

Same- A claimant is not barred from recovery if his own contributory negligence constitutes fifty percent or less of the proximate cause for his damages, but his damages are diminished in the proportion to the amount of fault attributable to the claimant's own actions.

Duty- Drivers- When noticing emergency signals all drivers have a duty, regardless of right-of-way, to maintain a proper lookout and to make all necessary precautions to avoid an accident.

Preexisting medical conditions- Regardless of a claimant's preexisting medical conditions, a tortfeasor is liable for the injuries he proximately causes and may not be relieved of such liability by establishing that the claimant's injuries would have been less severe if inflicted upon another person.

OPINION

BIRNBAUM, C J.

This claim arises out of injuries that Brian P. Kmetz ("Claimant") suffered during an automobile collision that was allegedly a result of negligent conduct of the Respondent, State of Illinois. Claimant alleges that

on October 7, 2006 ("date of the incident"), Illinois State Police Trooper Michael Conner ("Conner") negligently turned into Claimant's lane, of travel while a pickup truck obscured Conner's view. Respondent denies liability and claims Claimant's own negligence should bar recovery. Claimant seeks monetary damages totaling \$312,225.84, as compensation for medical costs, lost wages, pain and suffering and loss of a normal life.

FACTUAL BACKGROUND

At the time of this complaint, Claimant lived in Streator, Illinois with his wife Kathy Kmetz. Claimant had worked as a coal power plant control room operator at the Commonwealth Edison plant in Pekin since 1981. On the date of the incident, Claimant was driving westbound on Illinois Route 116 in the left-hand lane. Route 116 is a four-lane highway with two lanes of traffic in each direction of travel. The eastbound and westbound lanes are separated by a median which includes a left turn lane to turn left onto Route 26 from Route 116 westbound and a merging lane to merge onto Route 116 westbound from Route 26. On the date of the incident, Claimant approached the intersection of Route 116 and Route 26 when Claimant noticed that an Illinois State Police squad car with its emergency lights flashing was traveling eastbound on Route 116. Claimant witnessed the squad car move into the left-hand turn lane immediately behind a pickup truck on Route 116. As the pickup truck came to a stop in the turn lane, Claimant was unable to see the squad car or the squad car's emergency lights. Claimant believed that the trooper was pulling the pickup truck over for a traffic violation in the left turn lane of Route 116.

On the date of the incident Trooper Conner began his shift at 10:00 p.m. Conner was traveling on eastbound Route 116 in response to a report of "shots fired" on Bayview Drive. Trooper Conner approached the intersection of Route 116 and Route 26 with his vehicle's emergency lights and siren activated and proceeded to enter the turn lane directly behind a pickup truck. Conner reduced his speed as a result of the pickup truck but never came to a complete stop. The pickup truck pulled to the edge of the turn lane and continued slowly into the turn to allow Conner to pass. Connor's view was obstructed by the pickup truck and, as such, Conner did not see Claimant traveling westbound before the collision, Conner drove around the pickup truck and turned left, crossing the westbound lanes of Route 116. Claimant applied his vehicle's brakes, swerved slightly to his right, and collided with Conner's vehicle.

The collision was investigated by Illinois State Police Trooper Daniel Williams, a certified traffic crash reconstruction officer. His findings were as follows: at the intersection where the collision occurred, the roads were flat

with no obstructions; the turn lane that Trooper Conner was traveling had a sign requiring him to yield to westbound traffic on Route 116; prior to applying his brakes, Claimant's vehicle was traveling at 55.63 miles per hour. The speed limit was 55 miles per hour. Trooper Conner's squad car was equipped with a dash video camera and an event data recorder. Trooper DeRenzy, another trooper present at the crash site, was certified to retrieve information from the event data recorder, but data from the recorder was never retrieved.

About two months prior to the collision. Claimant was hospitalized and administered antibiotics for a staph infection, which was believed to have dissipated. Additionally, Claimant had suffered injuries in a separate automobile accident in the past. Claimant had x-rays taken of his cervical spine on September 11, 2006, by Dr. Curtis Herwig, a chiropractor in Streator, Illinois.

Dr. Herwig interpreted the x-rays, concluding that Claimant's neck showed mild disk narrowing but no fusion of any spinal vertebrae. After this accident, Claimant's blood culture tested positive for staph infection. Claimant was hospitalized from October 8th until October 13th, 2006. Claimant was referred to undergo physical therapy at St. Mary's in Streator. Here they uncovered decreased cervical mobility. Claimant's primary care physician, Dr. Podzamsky, later referred him for further neck imaging, which was conducted on February 19, 2009. Dr. Green, a radiologist, interpreted the new x-rays, concluding that Claimant had a "surgical fusion" of the C4-C5 vertebrae. However, Claimant never underwent surgery on his neck or back.

As a result of the injuries suffered in the collision, Claimant incurred medical bills totaling \$60,942.64, which have since been paid. Claimant also missed 41 days of work, resulting in lost wages of \$11,283.20. As a part of his treatment, a rigid "Aspen collar" was required for sixteen hours per day for about two months. The spinal fusion is a permanent injury that decreases Claimant's neck movement and limits his ability to extend his neck beyond fifteen degrees. Claimant is now able to perform his duties at work, but continues to suffer from pain and permanently decreased range of motion.

The primary issues before the Court are (1) whether Respondent, through Trooper Conner's conduct, breached a duty to Claimant and was the proximate cause of Claimant's damages; (2) whether Claimant's conduct constitutes contributory negligence; and (3) what, if any, damages the Claimant is entitled to recover as compensation for injuries.

ANALYSIS

I. RESPONDENT BREACHED ITS DUTY OF CARE OWED TO CLAIMANT, AND WAS THE PROXIMATE CAUSE OF CLAIMANTS INJURIES.

Trooper Connor acted negligently in making a left turn without stopping to assess whether he could safely make a left-hand turn without causing an accident with westbound traffic.

The law imposes a duty of care on operators of emergency vehicles requiring them to refrain from negligence. 625 ILCS 5/11-907, See also *Carter v. DuPage County Sheriff*, 304 Ill.App.3d 443, 448 (2d Dist. 1999) (citing *Bradshaw v. City of Metropolis*, 293 Ill.App.3d 389, 395 (5th Dist. 1977)). Although 625 ILCS 5/11-205 permits emergency vehicle operators to disregard traffic laws under certain circumstances, the operator must maintain due regard for the safety of others. *Mayfield v. City of Springfield*, 103 Ill.App.3d 1114, 1117 (4th Dist. 1982). In other words, an emergency vehicle operator does not have authority to disregard traffic control devices or other traffic laws if doing so would endanger others driving on the roadway. *Id.* In *Mayfield*, a police officer operating an emergency vehicle was found negligent after driving through a red light and into an intersection while his view was obstructed by another vehicle *Id.* The officer's negligence was found to have been the proximate cause of the collision with the plaintiff and liability was imposed on the defendant. *Id.* at 1119. In finding the officer to be negligent, the court commented on 625 ILCS 5/11-205 stating that "[t]his special rule governing drivers of emergency vehicles permits them to cautiously circumvent strict application of the traffic laws in the interest of hastening their mission. . . It does not permit them carte blanche authority." *Id.* at 1117 (emphasis added).

The present case is factually similar to *Mayfield*. This Court is convinced that when Trooper Conner turned across the westbound traffic, his view of oncoming traffic was entirely obscured such that he could not make an *informed* decision as to whether doing so would endanger others on the roadway. As such, Trooper Conner disregarded a yield sign, while turning left through two lanes of oncoming traffic, without visibility of oncoming traffic, and without first stopping to assess whether he could do so safely.

This Court concludes that Trooper Connor operated his patrol car in a manner that a reasonable person would believe was likely to cause harm and, as in this case, caused actual injury to Claimant.

II. CLAIMANT WAS CONTRIBUTORILY NEGLIGENT.

Claimant was negligent in his actions. However, the Claimant's fault does not exceed fifty percent and, therefore, Claimant's recovery is not barred.

In Illinois, a claimant is contributorily negligent if his "conduct falls short of the standard to which the reasonable person should conform in order to protect himself from harm." *Peterson v. Campbell*, 105 Ill.App.3d 992, 996 (1982). A claimant is barred from recovering damages from a tortfeasor whenever the claimant's own contributory fault is greater than fifty percent of the proximate cause of the injuries sustained. 735 ILCS 5/2-III6(c). A claimant is not barred from recovery if his own contributory negligence constitutes fifty percent or less of the proximate cause for his damages, but his damages are diminished in the proportion to the amount of fault attributable to the claimant's own actions. *Id.* When noticing emergency signals "all drivers have a duty, regardless of right-of-way, to maintain a proper lookout and to make all necessary precautions to avoid an accident." *Nolan v. Elliott*, 179 Ill.App.3d 1077, 1082 (2nd Dist. 1989). The precautions necessary to avoid an accident in every case depend on the circumstances. Respondent asserts that Claimant was contributorily negligent by failing to follow the Illinois Vehicle Code, which states in relevant part:

the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as close as possible to, the right-hand edge or curb of the highway clear of any intersection and shall, if necessary to permit the safe passage of the emergency vehicle, stop and remain in such position. 625 Ill. Comp. Stat. Ann. 5/11-907(a)(1).

Claimant contends that §907(a)(1) does not apply because Claimant was driving on a divided highway and believed Trooper Conner was making a traffic stop. Instead, Claimant asserts that §907(c), which sets forth the law regarding what to do when approaching a stationary emergency vehicle, is applicable. The relevant portion of §907(c) states:

...an approaching vehicle shall: (1) proceeding with due caution, yield the right- of-way by making a lane change into a lane not adjacent to that of the authorized emergency vehicle. . . or (2) proceeding with due caution, reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be impossible or unsafe. 625 Ill. Comp. Stat. Ann. 5/11-907(c).

This Court is not convinced that it was reasonable for Claimant to presume that Conner's emergency vehicle was stationary. In the present case, Claimant saw Trooper Conner enter the left turn lane on Route 116. The left turn lane allows for eastbound traffic to make a left hand turn across westbound traffic on Route 116 to access Route 26. Trooper Conner's patrol car disappeared behind a pickup truck and Claimant presumed that Trooper Connor's patrol car had pulled over the pickup truck. As such, Claimant contends that he believed that the patrol car was "stationary" and that Claimant therefore acted appropriately. The term "stationary emergency vehicle" is not defined in the Motor Vehicle Code and, as such, this Court must apply a commonly understood definition of "stationary." Merriam-Webster defines stationary as "not changing" or "characterized by a lack of change." Although Claimant testified that he believed Trooper Connor was pulling over the pickup truck in front of him, it is this Court's opinion that Claimant's conclusion that the patrol car was "stationary" was unreasonable. Regardless of whether Claimant believed that Trooper Conner was pulling over the pickup truck in front of him, this Court finds two reasons why it unreasonable to conclude that the position of Conner's patrol car's would not change. First is location. The left turn lane of eastbound Route 116 allows for drivers to cross two lanes of traffic on Route 116 to access Route 26. Similarly, eastbound Route 116 is accessed from Route 26 at this same intersection by allowing vehicles to cross two lanes of traffic and turn left onto eastbound Route 116. This Court finds that it is unreasonable to conclude that a police officer would initiate and complete a traffic stop in this left turn lane. Second is proximity in time. Claimant's testimony indicates that Claimant saw Trooper Conner approach the intersection and then disappear behind the pickup truck. Claimant did not see the officer exit his patrol car and the record reflects that the pickup truck continued to move slowly to allow Trooper Connor room to pass. It is therefore unreasonable for Claimant to presume that the position of Conner's car would not change such that his patrol car was "stationary" and Claimant was under an obligation to take cautionary measures to ensure that the emergency vehicle had, in fact, become "stationary." Claimant took no such actions. The report indicates that, at the time of the accident, Claimant was traveling in the left lane at 55.63 miles per hour. Claimant assumed that a patrol car that he had seen moving moments ago had become stationary in a left turn lane of a two way highway and took no action to slow down or afford extra, room to the patrol car.

For the foregoing reasons, this Court finds that Claimant was contributory negligent, but only twenty-five percent at fault for the accident.

III. CALCULATION OF DAMAGES

Claimant seeks total damages amounting to \$312,225.84 based on the following breakdown: \$11,283.20 in lost wages, \$60,942.64 in the reasonable expense of necessary medical care, \$90,000.00 in pain and suffering, and \$150,000.00 for the loss of a normal life. This Court finds that Claimant has demonstrated that the collision has left Claimant with permanent injuries including a permanent limitation on his neck's range of motion and a permanent compression or fusion of Claimant's C4-C5 vertebrae. This injury may impose additional stress and accelerate the degeneration process of Claimant's cervical discs. Although Claimant is able to continue fulfilling the duties of his job, Claimant does have frequent pain and is limited from his injuries. For these reasons, this Court finds that an appropriate measure of both pain and suffering and loss of a normal life is \$100,000.00.

Although previously argued at trial, Respondent has since conceded that the collateral source rule does not reduce Claimant's recovery from the money he received in the form of disability payments. Respondent does, however maintain that Claimant is not entitled to damages resulting from lost wages due to his diskitis that was caused by his pre-existing staph infection. Respondent's stance is that Claimant is only entitled to lost wages he would have earned on October 8, 2006 that resulted from the accident occurring. However, Respondent's assertions are an incorrect application of law. Regardless of a claimant's preexisting medical conditions, a tortfeasor is liable for the injuries he proximately causes and may not be relieved of such liability by establishing that the claimant's injuries would have been less severe if inflicted upon another person. *Chicago City Ry. Co. v. Saxby*, 213 Ill. 274, 279 (1904); *Voykin v. Estate of DeBoert*, 192 Ill. 2d 49, 57 (2000) (reaffirming the proposition that a plaintiff's aggravation of a pre-existing injury does constitute damages that the defendant is liable for so long as he is a cause for such aggravation). The aforementioned cases are directly applicable and establish that Claimant's pre-existing staph infection does not relieve Respondent of liability for his damages, even if a claimant without a staph infection would have suffered less damages.

As such, the only factor that this Court will consider in reducing Claimant's damages is Claimant's own contributory negligence. As stated *supra*, this Court finds that Claimant's actions constitute twenty-five percent of the proximate fault of the collision and his injuries. As such, Claimant's damages of \$172,225.84, which consists of \$100,000 for pain and suffering and loss of a normal life, as well as \$11,283.20 in lost wages and \$60,942.64 for medical care, shall be reduced by twenty-five percent.

CONCLUSION

For the foregoing reasons, this Court finds that Claimant has demonstrated that Respondent acted more negligently than Claimant and has caused damages in the form of lost wages, medical expenses, pain and suffering, and loss of a normal life. After reducing Claimant's total damages by twenty-five percent to account for Claimant's contributory negligence, this Court enters judgment in favor of the Claimant in the amount of \$129,169.38.

IT IS SO ORDERED.

(No. 10-CC-1557 – Claim denied)

PATRICIA SULLIVAN, Claimant v. STATE OF ILLINOIS, Respondent.

Order filed April 8, 2016

**VALERIE HARRIS ADLER, for Claimant
NATHANN LUSIGNAN, Assistant Attorney General, for Respondent.**

Duty- While the State is not an insurer of safety, visitors are owed a duty of reasonable care while on State premises.

Negligence- Elements- To prevail, Claimant has the burden of establishing by a preponderance of the evidence that a dangerous or defective condition existed, that the State had actual or constructive notice of the dangerous condition, and that the dangerous condition proximately caused Claimants injury

Negligence- Defects in walkways- The general rule is that minor defects in a walkway are not actionable, but it is within the purview of the trier of fact to determine when a defect rises to the level where a reasonably prudent person would anticipate it to be a danger to people. There is no mathematical standard as to when a defect is actionable and each case must be determined upon the facts and circumstances.

Constructive notice- With respect to constructive notice, Claimant must show that the defect was substantial enough and had existed for such a length of time that a reasonable person would conclude that immediate repairs should be made or that warning signs be posted.

OPINION

BIRNBAUM, C J.

This claim is before the Court upon a recommendation from Commissioner Herbert B. Rosenberg following an evidentiary hearing.

Claimant, Patricia Sullivan, is seeking damages for an injury suffered as a result of a fall at Illinois State University. Claimant alleges that her fall was caused by an unsafe condition that existed on campus that the State failed to repair and that the State failed to warn people about the unsafe condition. She seeks \$75,000.00 in total damages as follows: medical expenses in the amount of \$8,667.37, lost wages of \$432.26, as well as pain, suffering, and disability of \$65,900.37. An evidentiary hearing on this matter was held before Commissioner Herbert B. Rosenberg.

FACTS

Claimant testified that on March 24, 2009, she had traveled to Illinois State University with her daughter for a campus visit. Claimant and her daughter attended an informational session and had a walking tour of the campus quad. After the walking tour, Claimant and her daughter left the quad area and were walking south on School Street near Hovey Hall. Claimant and her daughter were walking on a paved sidewalk. Between the sidewalk and School Street at this location was a stretch of brick pavers. Claimant and her daughter intended to cross School Street at the crosswalk where North Street intersects with School Street. When Claimant was approaching the crosswalk, Claimant moved from the paved sidewalk to the brick pavers adjacent to the sidewalk. In the course of moving from the sidewalk to the pavers, Claimant rolled her left foot and fell. Claimant heard a snap when she fell and was in pain.

Claimant testified that there was a height differential between the sidewalk pavement and the brick pavers at the spot where she crossed from the sidewalk to the pavers. Claimant described the height differential as a "big gap of about two inches." Claimant conceded that was an estimate. Claimants daughter had testified by deposition admitted into evidence that the height difference between the sidewalk pavement and the brick pavers was "at least a two-inch difference." Claimant's daughter did not measure the differential and also acknowledged that was an estimate. Counsel for Claimant entered into evidence three photographs that show the area where Claimant fell and show the differential between the sidewalk pavement and the brick pavers. The photographs show that the brick pavers had settled in a couple of spots along the length of the sidewalk pavement which created a height differential compared with the sidewalk pavement. But there was nothing in the photographs, such as a ruler, a coin, or any other object to serve as a scale in which to measure the magnitude of the height differential.

Claimant testified that the weather that day was cloudy, "chilly, probably fifties", it had not been raining, and that there was no snow on the ground. Claimant testified that she was looking where she was walking and that she was wearing her glasses at the time. Claimant testified that she was wearing her flats on her feet that day.

After her fall, Claimants daughter and a passing gentleman helped Claimant to a nearby bench. When the pain in Claimants foot did not subside, Claimants daughter assisted her into Hovey Hall where a University employee provided an ice pack and some over the counter pain medicine. A University employee drove Claimant and her daughter back to Claimants car, and Claimant drove to the emergency room at BroMenn Medical Center. An x-ray taken at the emergency room confirmed that Claimant had a broken bone in her foot. Follow-up medical care by Dr. Solway, a podiatrist at the Illinois Bone & Joint Institute, further diagnosed three bone breaks including the fifth metatarsal on the outside of the foot. Claimant had a cast on her foot for eight weeks followed by two additional weeks in an air cast. Claimant needed several months of physical therapy before feeling back to one hundred percent.

Counsel for Claimant called Mr. Charles Scott as an adverse witness. Mr. Scott was the Director of Facilities Management at Illinois State University at the time of Claimants fall. Mr. Scott testified that when the brick pavers were installed the pavers were at the same grade as the sidewalk pavement. He testified that brick pavers can shift due to weather conditions

over time. Mr. Scott testified that the Illinois State University grounds employees inspect the University property on a daily basis. He testified that the University grounds employees had the discretion and a budget to make repairs to defective pavers and to place safety barricades around unsafe areas as needed.

Counsel for Respondent also called Mr. Scott as a witness in the case. Mr. Scott testified that the University did not have a written policy on how big a sidewalk height differential needs to be to require a repair. Mr. Scott opined that the height differential in Claimants photographic exhibits was less than two inches based on the height differential in relation to the size of the bricks in the photographs.

LEGAL ANALYSIS

While the State is not an insurer of safety, visitors are owed a duty of reasonable care while on State premises. *Berger v. Board of Trustees of the University of Illinois*, 40 Ill.Ct.Cl. 120 (1988). To prevail, Claimant has the burden of establishing by a preponderance of the evidence that a dangerous or defective condition existed, that the State had actual or constructive notice of the dangerous condition, and that the dangerous condition proximately caused Claimants injury. *Simpson v. State*, 37 Ill.Ct.Cl 76 (1985). The general rule is that minor defects in a walkway are not actionable, but it is within the purview of the trier of fact to determine when a defect rises to the level where a reasonably prudent person would anticipate it to be a danger to people. *Id.* There is no mathematical standard as to when a defect is actionable and each case must be determined upon the facts and circumstances. *Bush v. State*, 59 Ill.Ct.Cl. 342 (2007).

Claimant testified that the height differential between the sidewalk pavement and the brick pavers was about two inches. Claimant's daughter testified that the differential was at least two inches. However, neither Claimant nor her daughter actually measured the differential. The testimony provided by Claimant and her daughter were estimates based on visual inspections. Claimant's testimony is credible to establish that some degree of height differential did exist between the sidewalk pavement and the brick pavers. But the testimony is insufficient as to the magnitude of the height differential.

Claimant's photographic exhibits further clarification of the magnitude of the height differential. While the photographs indeed show a deviation between the sidewalk pavement and the brick pavers, the photographs do not present any way to accurately measure the differential. Claimant's photographs do not present a ruler, a coin, or any other object of a known size to be compared with the height differential. The best evidence available with respect to the size of the height differential is the testimony of Mr. Scott that the height difference is less than two inches. Mr. Scott's testimony is based on his comparison of the height differential to the size of the bricks in the photographs. Mr. Scott testified that because he knows the size of the bricks in the photographs, he has a reasonable basis in which to estimate the size of the height differential.

It is the opinion of this Court that when all of the testimony and exhibits are considered, the height differential between the sidewalk paving and the brick pavers along School Street outside Hovey Hall did not pose an unreasonably dangerous condition. This

decision is consistent with other cases where there is height variation between a sidewalk and the adjacent surface. The case *Simpson v. State, supra*, involved a pathway on State property that had a dropoff of 1 to ½ inches along its border. The claimant in *Simpson* stepped off the asphalt, fell, and fractured her fifth metatarsal in her foot. This Court ruled that the defect was not unreasonably dangerous. Likewise in the case *Barnhisel v. Village of Oak Park*, 311 Ill.App.3d 108 (1st Dist. 1999), a plaintiff fell and injured her knee when her foot stepped partially off a sidewalk into an adjacent cut-out area approximately 2 ¼ inches lower than the sidewalk. The Circuit Court of Cook County found that the height differential was not a dangerous condition for which the Village of Oak Park owed a duty of care.

The Claimant has not provided any evidence that Respondent had notice of the height differential between the sidewalk pavement and the brick pavers. As such, the Claimant has not provided any testimony or other evidence that shows that any of Respondent's agents had any knowledge of the height differential, sufficient to prove actual notice. With respect to constructive notice, Claimant must show that the defect was substantial enough and had existed for such a length of time that a reasonable person would conclude that immediate repairs should be made or that warning signs be posted. *Aetna Casualty & Surety Co. v. State*, 37 Ill.Ct.Cl. 179 (1984). At the evidentiary hearing, the best evidence presented was the testimony of Mr. Scott who estimated the size of the height differential at less than two inches. Mr. Scott also testified that brick pavers may subside over time due to wet weather or the general freeze/thaw cycle. Generally any height differential defects develop over time from causes such as the settlement of the underlying soil. Additionally, Mr. Scott testified that the campus of Illinois State University has approximately 400 acres of land which contain over 20 miles of sidewalks. The University employs thirteen grounds workers per Mr. Scott's testimony. Even with daily inspections, there are over 30 acres of land and 1 1/2 miles of sidewalk per grounds worker. Taking into account the magnitude of a height differential under two inches, the weather conditions and freeze/thaw cycle that occur in March in Illinois, and the size of the Illinois State University campus, it is not reasonable to expect Respondent to have been aware of the complained condition on this date and for Respondent to believe that the condition would require an immediate repair or warning. The economic burden to locate and repair defects of this magnitude would be unreasonable for the University.

The Claimant has not sustained her burden of proof. Under the facts and circumstances shown in this case, Claimant has failed to show that an unreasonably dangerous condition existed. Claimant has also failed to show that Respondent had notice of the condition that did exist. Either one of these factors is enough to defeat the claim. Therefore, the Court does reach the issue of damages.

IT IS HEREBY ORDERED that Claimant's claim is DENIED.

(No. 10-CC-0852 – Claim awarded)

CICERO 31, LLC, Claimant v. STATE OF ILLINOIS and ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, Respondent.

Order filed March 30, 2016

**LINDSAY VALCHO, for Claimant
MICHAEL SCHNITZER, Assistant Attorney General, for Respondent.**

Breach of Contract- For a Claimant to recover in a breach of contract claim, the Claimant must prove all of the elements of a contract by a preponderance of the evidence.

Same- The evidence must show the existence of a valid and enforceable contract, substantial performance by Claimant, a breach by Respondent, and resulting damages.

Same- Only a duty imposed by the terms of a contract can give rise to a breach

Same- Ambiguous term- An ambiguous term allows the use of extrinsic evidence since extrinsic evidence is not admissible unless the Court determines that the written contract is ambiguous or that essential terms of the agreement were not embodied in the writing.

However, the extrinsic evidence cannot contradict or vary the written instrument.

Same- Interest- The general rule for interest is that the State is not liable for interest in the absence of a statute expressly subjecting the State to such liability.

Attorney's fees- Attorneys' fees and costs are not recoverable unless provided under specific statutory authorization or the contract expressly provides for attorneys' fees and costs.

OPINION

BIRNBAUM, C J.

This claim is before the Court upon a recommendation from Commissioner Herbert B. Rosenberg following an evidentiary hearing.

Claimant, Cicero 31, LLC, is seeking damages of \$343,510.17 along with prejudgment interest and costs for a breach of contract by Respondent. In 2006, Claimant was interested in purchasing a piece of real estate located at the southeast corner of 31st Street and South Cicero Avenue in Cicero, Illinois (the "Property"). At the time Respondent was involved with litigation against multiple persons for violations of the Illinois

Environmental Protection Act (the "Act") that had occurred at the Property. Respondent had previously collected money from certain persons including, Loews Chicago Cinema, Inc., that was being held in a Waste Removal Trust Fund ("Fund"). Litigation was still ongoing against three trucking companies: Ganna Construction, Inc. ("Ganna"), K-Five Construction Corporation ("K-Five"), and Lindahl Brothers, Inc. ("Lindahl"). Due to the litigation, on December 14, 2006 Claimant and Respondent entered into a Prospective Purchaser Agreement and Covenant Not to Sue Pursuant to the Illinois Environmental Protection Act ("PPA"). Upon successful completion of the PPA, Claimant would have no further environmental liability for pre-existing conditions at the Property. The PPA contains the following paragraph, section A.4:

The State has determined that during the period 1988 to 1991 additional materials were illegally disposed on the berms in the southern portion of the property. The Attorney General's office has successfully prosecuted several of the defendants; cleanup monies collected have been placed in a Waste Removal Trust Fund ("Fund") at LaSalle Bank N.A., which has a present value of approximately \$1,594,000; the Attorney General's office is currently engaged in litigation against additional defendants, and additional cleanup monies (which do not include civil penalties and attorneys' fees and costs), if collected, will be placed into the Fund. Pursuant to Section C of this Agreement the State agrees to use the cleanup monies in the Fund to reimburse Purchaser for costs incurred in carrying-out the Berm Materials Handling and Disposal Plan ("Handling and Disposal Plan") to completion.

Subsequent to the execution of the PPA, Ganna filed for bankruptcy and Respondent did not collect any money from Ganna. Respondent reached settlements in the litigation against K-Five and Lindahl. Respondent collected \$175,000 from Lindahl and \$125,000 from K-Five. At issue is whether the settlement money Respondent collected from Lindahl and K-Five is additional cleanup monies under the terms of the PPA. Claimant alleges that the settlement money Respondent collected from Lindahl and K-Five is additional cleanup money and that Respondent breached the PPA by not placing the settlement money into the Fund and reimbursing Claimant for its costs expended completing the Berm Materials Handling and Disposal Plan ("Plan"). Respondent alleges that the settlement money Respondent collected from Lindahl and K-Five is not additional cleanup monies. Thus, Respondent did not breach the PPA.

Additionally, Claimant alleges that Respondent withheld \$43,510.17 which was in the Fund from Claimant. Claimant had expended approximately \$6 million carrying out the Plan to completion. Claimant received \$1,624,547.62 from the Fund on 6/12/2008. Claimant also received \$56,489.83 from the Fund on 1/14/2009. Claimant alleges that the balance in the Fund in January of 2009 should have been \$100,000, so Respondent withheld \$43,510.17 due to Claimant under the PPA.

An evidentiary hearing was held. Mr. Michael P. Doss of Sidley Austin, LLP appeared on behalf of the Claimant. Mr. Michael A. Schnitzer and Ms. Lindsay Valcho from the Office of the Illinois Attorney General appeared on behalf of the Respondent. Ms. Dianne M. Sofiak of Sofiak Reporting Services, a Certified Shorthand Reporter, produced a transcript of the hearing.

FACTS AND LEGAL ANALYSIS

For a Claimant to recover in a breach of contract claim, the Claimant must prove all of the elements of a contract by a preponderance of the evidence. *Weidmann v. State*, 57 Ill.Ct.Cl. 209 (2005). The evidence must show the existence of a valid and enforceable contract, substantial performance by Claimant, a breach by Respondent, and resulting damages. *Evans v. State*, 65 Ill.Ct.Cl. 207 (2012). Only a duty imposed by the terms of a contract can give rise to a breach. *Id.*

The PPA is an agreed exhibit, so there is no dispute that the PPA is a valid and enforceable contract between Claimant and Respondent. There is no dispute that Claimant has substantially performed under the PPA. Claimant expended approximately \$6 million carrying out the Plan and received \$1,624,547.62 from the Fund on 6/12/2008 and \$56,489.83 from the Fund on 1/14/2009. At issue is whether Respondent's refusal to deposit into the Fund to reimburse Claimant the settlement monies collected from Lindahl and K-Five constitutes a breach of the PPA by the Respondent. Also at issue is whether Respondent withheld money in the Fund from Claimant in breach of the PPA. The issues are examined as follows:

Settlement Money Collected from Lindhal by Respondent

Respondent collected \$175,000 from Lindahl pursuant to a Consent Order with Lindahl Brothers, Inc., Only ("Lindahl Order") which was entered in the Circuit Court of Cook County on April 17, 2008 and jointly included as Exhibit 10. The threshold question is whether the \$175,000 is additional cleanup money under the PPA. If the \$175,000 is additional cleanup money, then Respondent would have breached the PPA. In this event, Respondent should have placed the money into the Fund pursuant to section A.4. of the PPA and used the money to reimburse Claimant for costs expended carrying out the Plan.

The PPA does not define what constitutes cleanup money, so the term is ambiguous. An ambiguous term allows the use of extrinsic evidence since extrinsic evidence is not admissible unless the Court determines that the written contract is ambiguous or that essential terms of the agreement were not embodied in the writing. *Sams v. Bd. Of Trs. of Ill. State Univ.*, 65 Ill.Ct.Cl. 127 (2013). However, the extrinsic evidence cannot contradict or vary the written instrument. *Id.*

The language used in the PPA states that cleanup money does not include civil penalties and attorneys' fees and costs. While the PPA has language that expressly excludes civil penalties along with attorneys' fees and costs from cleanup money, the PPA does not expressly define what should be included as cleanup money. In this case, we will employ the rule of *contra proferentum* which states that a contract must be construed most strongly against the drafter. *Genie Construction Co., Inc. v. State*, 51 Ill.Ct.Cl. 153 (1999). Under rule of *contra proferentum*, "the risk of ambiguity, lack of clarity, and absence of proper warning is on the drafting party which would have forestalled the controversy." *Id.* at 166. The testimony in the record establishes that the language at issue in section A.4. of the PPA was drafted by agents of the Respondent. The PPA does not contain enough clear language which would neutralize the rule of *contra proferentum*. Therefore, any ambiguity will be

resolved in favor of the Claimant and against the Respondent. Based on the language utilized in the PPA, and resolving the ambiguity against the Respondent, the best definition of cleanup money is money collected from the litigation defendants Lindahl and K-Five that is not a civil penalty or not attorneys' fees and costs. Express exclusions were made in the PPA for civil penalties and attorneys' fees and costs. Therefore, the most reasonable interpretation for cleanup monies would be any money received by Respondent that is not expressly excluded as a civil penalty or as attorneys' fees and costs.

The Lindahl Order states that the \$175,000 payment was made "not as a penalty but as a settlement amount." According to the plain language of the Lindahl Order, the \$175,000 payment is not a penalty. Additionally, at the hearing Claimant's witness Matthew Joseph Dunn testified that no portion of the payment was for attorneys' fees and costs. Since the \$175,000 payment is not a penalty and the \$175,000 payment is not for attorneys' fees and costs, the \$175,000 should be considered cleanup money under the terms of the PPA.

Respondent maintains that despite the language used in the Lindahl Order, the \$175,000 payment should still be considered a penalty since the State did not seek cleanup money from Lindahl in the underlying environmental litigation. The Respondent's position fails for two reasons. First, the language used in the Lindahl Order is clear; the \$175,000 settlement amount is not a penalty. Since this language is clear and not ambiguous under *Sams v. Bd. of Trs. of Ill. State Univ., supra*, extrinsic evidence would be inadmissible in determining whether the \$175,000 payment is a penalty. Secondly, the State did have the power to compel Lindahl to cleanup the Property under the underlying environmental litigation. According to page 36 of Exhibit 3, in addition to any penalties being brought under the Act, the State was seeking an order for Lindahl to remove all waste from the Property under an allegation for open dumping. Under Section 3.405 of the Act, the term remove means cleanup. *See* 415 ILCS 5/3.405. Also, under Section 45 of the Act, the court has the power to compel the removal of waste by a party found to have contributed to open dumping. *See* 415 ILCS 5/45. Therefore, the State does have the power under the Act to compel a person found liable for open dumping to remove hazardous substances from the Property (i.e. cleanup the Property). However, the State chose not to pursue that remedy. Rather than continuing to pursue Lindahl for civil penalties or an injunctive order compelling Lindahl to cleanup the Property, the State made a strategic decision in the litigation to settle the case with Lindahl. The settlement payment is a replacement for not only potential civil penalties, but also for any compulsory injunctive relief available under the Act.

One further point worth noting with respect to the Lindahl Order is that as indicated in Exhibit 16, the language utilized in the Lindahl Order was modified to specifically remove the term "civil penalty" and replace it with the term "settlement amount." The language in the Lindahl Order was a result of negotiation between Lindahl and the State. The record does not indicate the purpose behind this change in language, but reasons for the parties to want to change the language may exist such as the disallowance of tax deductions for penalties paid to the government contained in Section 162(f) of the Internal Revenue Code. Regardless of the reason, the State bargained to use the term "settlement amount" rather than "penalty" in the Lindahl Order, so the State must accept the results of its choice of language. The \$175,000 cannot be treated as something other than a penalty in one situation, but treated as a penalty under the PPA. The State cannot have it both ways.

As the \$175,000 payment is determined to be cleanup money under the PPA, the Claimant has established that Respondent breached the PPA contract since the Respondent did not place the \$175,000 payment into the Fund and use the money to reimburse Claimant for Claimant's expenditures in carrying out the Plan. With respect to damages, the Claimant is awarded \$ 175,000 for breach of contract.

Settlement Money Collected from K-Five by Respondent

Respondent collected \$125,000 from K-Five pursuant to a Consent Order with K-Five Construction Corporation Only ("K-Five Order") which was entered in the Circuit Court of Cook County on April 17, 2008 and jointly included as Exhibit 12. The threshold question is whether the \$125,000 is additional cleanup money under the PPA. If the \$125,000 is additional cleanup money, then Respondent would have breached the PPA contract. In this event, Respondent should have placed the money into the Fund pursuant to section A.4 of the PPA and used the money to reimburse Claimant for costs expended to carry out the Plan.

The K-Five Order states that "K-Five shall make a payment of One Hundred Twenty Five Thousand Dollars (\$125,000)." Unlike the Lindahl Order, the K-Five Order does not contain any language that states that the payment is "not as a penalty but as a settlement amount." The \$125,000 is described merely as a "payment."

As previously determined by employing the rule of *contra proferentum*, the most reasonable interpretation for cleanup monies in the PPA would be any money received that is not expressly excluded as a civil penalty or as attorneys' fees and costs. Testimony of Claimant's witness Matthew Joseph Dunn at the hearing established that no portion of the payment was for attorneys' fees and costs. The question to be determined is whether the \$125,000 payment under the K-Five Order related to penalties.

Since the K-Five Order is unclear and ambiguous with respect to whether the \$125,000 payment under the K-Five Order related to penalties, extrinsic evidence may be examined. Like the Lindahl Order, the K-Five Order was created as part of a settlement of underlying environmental litigation between K-Five and the State. In fact, it was the same piece of litigation which included claims of open dumping and sought the removal of hazardous substances from the Property (i.e. cleanup the Property) in addition to civil penalties. Like the claim against Lindahl, the State chose to settle with K-Five rather than continuing to pursue K-Five for civil penalties or an injunctive order compelling K-Five to cleanup the Property. Like the language in the Lindahl Order, the language in the K-Five Order was also the product of negotiation. Exhibit 15 shows that a prior draft of the K-Five Order stated "K-Five shall pay a civil penalty of One Hundred Twenty Five Thousand Dollars (\$125,000)." The result of bargaining between K-Five and the State was that the \$125,000 would be a "payment" and not a "civil penalty". Since the term "civil penalty" was removed from the K-Five Order, the \$125,000 payment should not be treated as a penalty.

As the \$125,000 payment is not a penalty and the \$125,000 payment is not for attorneys' fees and costs, the \$125,000 is determined to be cleanup money under the PPA. The Claimant has established that Respondent breached the PPA contract since the Respondent did not place the \$125,000 payment into the Fund and use the money to reimburse Claimant for Claimant's expenditures in carrying out the Plan. With respect to damages, the Claimant is awarded \$125,000 for breach of contract.

Payments to Claimant from the Waste Removal Trust Fund

Under the PPA, Claimant is entitled to reimbursement for the costs incurred in carrying out the Plan. Exhibit 16 contains account statements for the Fund from 5/1/2006 through 12/31/2008. Exhibit 16 shows an account balance of \$1,560,921.81 on 12/1/2006 which is not materially dissimilar to the estimate of \$1,594,000 referenced in the PPA, which was executed on 12/14/2006. A review of the statements in Exhibit 16 shows that Claimant received \$1,624,547.62 from the Fund on 6/12/2008. The other account activity during that time period was limited to investment management activity, federal tax payments, and bank fees. Exhibit 22, which is the account statement for January of 2009, shows that Claimant received \$56,489.83 from the Fund on 1/14/2009. The ending balance on 1/31/2009 was \$1,500.00. Claimant has questioned whether Claimant has received all payments from the Fund required by the PPA. In particular, Claimant has questioned the legitimacy of a \$20,000 federal tax payment paid on 12/15/2008. However, the PPA states that Claimant will be reimbursed after Fund administration costs are subtracted. Claimant has not provided any testimony or evidence to show that the \$20,000 payment on 12/15/2008 was not a legitimate administration cost of the Fund or the \$1,500.00 balance remaining on 1/31/2009 was not used for legitimate administration costs of the Fund. Under *Weidmann v. State, supra*, Claimant must prove all elements of a breach of contract claim by the preponderance of the evidence. In this situation, Claimant has not sustained the burden of proof to establish a breach of contract. Claimant's request for \$43,510.17 is denied.

SUMMARY AND DAMAGES

Claimant has established by a preponderance of the evidence a breach of contract claim for \$175,000 related to the settlement payment received by Respondent under the Lindahl Order and a breach of contract claim for \$125,000 related to the payment received by Respondent under the K-Five Order. Claimant has not established by a preponderance of the evidence a breach of contract claim for \$43,510.17 alleged to be owed to Claimant under the terms of the PPA. Claimant is awarded \$300,000 in total.

With respect to damages, Claimant has requested prejudgment interest along with attorneys' fees. The general rule for interest is that the State is not liable for interest in the absence of a statute expressly subjecting the State to such liability. *Centola v. State*, 41 Ill.Ct.Cl. 119 (1988). No such statute is pleaded here. Attorneys' fees and costs are not recoverable unless provided under specific statutory authorization, *Tully v. State*, 47 Ill.Ct.Cl. 400 (1994), or the contract expressly provides for attorneys' fees and costs. *Glenstone Homeowners Assn. v. State*, 48 Ill.Ct.Cl. 388 (1996). No statutory authorization is provided, and the PPA does not contain any express provision for attorneys' fees and costs. Therefore, prejudgment interest and attorneys' fees and costs are denied.

IT IS HEREBY ORDERED:

Claimant is awarded \$300,000 for breach of contract.

(No. 15-CC-0186 – Claim denied)

COMPUTER TRAINING INSTITUTE OF CHICAGO, LLC, Claimant v. STATE OF ILLINOIS DEPARTMENT OF VETERANS' AFFAIRS, et al., Respondent.

Order filed March 28, 2016

BRIAN WILLIAMS, for Claimant
NATHAN LUSIGNAN, Assistant Attorney General, for Respondent.

Motion to dismiss- 615- A motion to dismiss under section 2-615 attacks the legal sufficiency of a complaint and alleges only defects on the face of the complaint.

Motion to dismiss- 619- A section 2-619 motion to dismiss admits all well-pleaded facts in the complaint together with all reasonable inferences that can be drawn from those facts in the plaintiffs favor.

Same- Section 2-619(a)(1) provides for a dismissal when the court does not have jurisdiction of the subject matter of the action.

Collateral estoppel- Collateral estoppel applies when a party, or someone in privity with a party, participates in two separate and consecutive cases arising on different causes of action, and some controlling fact or question material to the determination of both causes has been adjudicated against that party in the former suit by a court of competent jurisdiction.

Same- Elements- There are three requirements for application of collateral estoppel: (1) the issue decided in the prior adjudication is identical with the one presented in the suit in question, (2) there was a final judgment on the merits in the prior adjudication, and (3) the party against whom estoppel is asserted was a party or in privity with a party to the prior adjudication.

Breach of Contract- To state a cause of action for breach of contract, plaintiff must allege that a contract exists, plaintiff performed its obligations under the contract, defendant breached the contract, and plaintiff was injured as a result.

Offer and acceptance- An offer, acceptance, and consideration are the basic ingredients of a contract.

Unjust enrichment- Because it is an equitable remedy, unjust enrichment is only available when there is no adequate remedy at law.

ORDER

BIRNBAUM, C J.

This claim is brought by Computer Training Institute of Chicago, LLC ("CTIC or Claimant") against the State of Illinois Department of Veterans' Affairs and the Illinois State Approving Agency for Veterans' Education Benefits ("Respondents") in response to Respondents revoking approval of Claimant's courses offered to veterans under the G.I. Bill. Claimant alleges breach of contract and unjust enrichment based on the same set of facts. Specifically, Claimant contends that the State of Illinois, through two State Agencies - the State of Illinois Department of Veterans' Affairs and the Illinois State Approving Agency for Veterans' Education Benefits - breached its contract with CTIC to provide approved educational benefits to veterans under the G.I. Bill. Claimant's assertion that it has a contract with Respondents is based on the documentation that was exchanged between Claimant and Respondents as part of the application and ultimate suspension and termination process. Claimant did not sign a contract with Respondents. In support of its contract claim, Claimant contends that on January 11, 2012, Respondents approved Claimant's application to provide courses to veterans and that, pursuant to this approval, Claimant began enrolling veterans in its programs in July 2012. The very next month, however, Respondents notified Claimant that Respondents had suspended approval of Claimant's courses for sixty (60) days. Claimant contends that this suspension was "without cause." On October 12, 2012, Claimant received another letter from Respondents advising Claimant that approval of Claimant's programs was withdrawn due to Claimant's failure to comply with reporting requirements, failing to make records available for examination, and willfully and knowingly submitting false reports and engaging in erroneous and misleading sale and advertising practices. Claimant contends that Respondents' allegations are not true and objects to the procedure in which Respondents withdrew Claimant's approval. Specifically, Claimant contends that it was not afforded an opportunity to formally respond nor was it ever provided with a formal hearing or appeal.

PROCEDURAL POSTURE

Claimant has sought to remedy its asserted lack of due process in its dealings with Respondents through the Court of Claims and the Federal District Court. This matter is before the Court on Respondent's Amended Motion to Dismiss Claimant's Complaint. Claimant filed its two count complaint against Respondents on August 1, 2014. Claimant asserts breach of contract as its first cause of action and unjust enrichment as its second cause of action. This is not the first action that Claimant has brought in relation to the foregoing claims. Prior to filing its complaint with the Court of Claims, Claimant filed a lawsuit against the United States Department of Veterans' Affairs in the United States District Court for the Northern District of Illinois on October 3, 2013. This Court previously entered an order staying prosecution of this matter until the action in the District Court was resolved. That matter is resolved. On March 17, 2015, Judge Marovich of the Northern District of Illinois

dismissed Claimant's complaint with prejudice as to the portion of the complaint that challenged the decision to disapprove Claimant's programs and dismissed the remaining portion of the complaint for lack of jurisdiction. In so doing, the Court found that the authority to decide questions of law and fact with regard to veterans' benefits rests exclusively with the Secretary of Veterans' Affairs.

On August 17, 2015, Respondents filed a 2-619(a) Motion to Dismiss Count II of Claimant's Complaint on the basis that this Court lacks jurisdiction to grant equitable relief and therefore cannot entertain an unjust enrichment claim. On September 25, 2015, both Claimant and Respondents appeared before Commissioner Rosenberg and the Commissioner entered a briefing schedule on Respondent's Motion to Dismiss. That same day, Respondents filed an Amended joint 2-615/2-619(a)(1) Motion to Dismiss seeking to defeat both Counts of Claimant's Complaint on a number of bases, including that:

1. This matter is non-reviewable per statute,
2. The action is barred by collateral estoppel,
3. Count I must be dismissed for failure to state a claim pursuant to 2-615 and lack of jurisdiction pursuant to 2-619(a)(1) and,
4. Count II must be dismissed for lack of jurisdiction as equitable relief falls outside this Court's contract jurisdiction.

Claimant filed a Response to Respondent's Amended Motion to Dismiss on November 19, 2015 and Respondents filed a Reply to Claimant's Response to Respondent's Amended Motion to Dismiss on December 3, 2015.

ISSUES

This Court is presented with three legal questions, which are as follows:

1. Is this action barred by collateral estoppel?
2. Must Count I for Breach of Contract be dismissed for failure to state a claim?
3. Must Count II be dismissed for lack of jurisdiction over equitable matters?

Legal Standard for 2-615 Motions to Dismiss

A motion to dismiss under section 2-615 attacks the legal sufficiency of a complaint and alleges only defects on the face of the complaint. *Bryson v. News America Publications, Inc.*, 174 Ill.2d 77, 86 (1996). Exhibits attached to the complaint are a part of the complaint and must be considered. *Brock v. Anderson Road Ass'n*, 287 Ill.App.3d 16, 21, (1997). In addition, for purposes of a section 2-615 motion, the court considers matters subject to judicial notice and judicial admissions in the record. *Mt. Zion State Bank & Trust v. Consolidated Communications, Inc.*, 169 Ill.2d 110, 115 (1995).

Legal Standard for 2-619(a)(1) Motions to Dismiss

A section 2-619 motion to dismiss admits all well-pleaded facts in the complaint together with all reasonable inferences that can be drawn from those facts in the plaintiffs favor. *Redwood v. Herman*, 331 Ill.App.3d 1073, 1076-77, 265 Ill.Dec. 432, 772 N.E.2d 803 (2002). Section 2-619(a)(1) provides for a dismissal when "the court does not have jurisdiction of the subject matter of the action." *Cohen v. McDonald's Corp.*, 347 Ill.App.3d 627, 632, 808 N.E.2d 1, 5 (2004) (citing 735 ILCS 5/2-619(a)(1)). The presence or absence of subject matter jurisdiction is determined from the nature of the case and the relief sought. *Id.*

ANALYSIS

I. ISSUES SET FORTH IN COUNTS I AND II OF CLAIMANT'S COMPLAINT ARE BOTH PRECLUDED BY COLLATERAL ESTOPPEL AS THE DISTRICT COURT PREVIOUSLY RULED THAT ONLY THE SECRETARY OF VETERANS' AFFAIRS HAS AUTHORITY TO REVIEW RESPONDENTS' DECISION.

Collateral estoppel is a matter properly raised under section 2-619(a)(4) See *Smith v. Chem. Pers. Search, Inc.*, 215 Ill.App.3d 1078, 1081 (1991); See also *Kyoung Suk Kim v. St. Elizabeth's Hosp. of Hosp. Sisters of Third Order of St. Francis*, 395 Ill.App.3d 1086, 1092, 918 N.E.2d 256, 261 (2009).

Collateral estoppel applies when a party, or someone in privity with a party, participates in two separate and consecutive cases arising on different causes of action, and some controlling fact or question material to the determination of both causes has been adjudicated against that party in the former suit by a court of competent jurisdiction. *Nowak v. St. Rita High School*, 197 Ill.2d 381, 389-90 (2001). Under the doctrine of collateral estoppel, the adjudication of the question in the first cause will be conclusive of the same question in the later suit and operates as an estoppel as to the point or question litigated and determined. *Id.* (emphasis added). There are three requirements for application of collateral estoppel: (1) the issue decided in the prior adjudication is identical with the one presented in the suit in question, (2) there was a final judgment on the merits in the prior adjudication, and (3) the party against whom estoppel is asserted was a party or in privity with a party to the prior adjudication. *State Bldg. Venture v. O'Donnell*, 239 Ill. 2d 151, 940 N.E.2d 1122 (2010).

In the present case, the Northern District of Illinois has already held that the "biggest impediment to CTIC's claim for payment for education it provided veterans after August 3, 2012 is that this Court has no jurisdiction to review the USVA's decisions with respect to veteran benefits." See Respondent's Amended Motion to Dismiss, Exhibit A, Pg. 9. Accordingly, Judge Marovich dismissed both counts of the Claimant's complaint for lack of jurisdiction. To that end, the issue decided in the prior adjudication is identical with the one presented in the suit in question - namely, whether the Secretary of Veterans' Affairs is the sole authority to

review these decisions. Moreover, there was a final judgment on the merits of the prior adjudication as Judge Marovich dismissed Claimant's complaint with prejudice. Finally, the party who is estopped from re-litigating the same issues is Computer Training Institute of Chicago, LLC, the same plaintiff in the prior adjudication before Judge Marovich. It warrants noting that that the action before Judge Marovich was filed against the Secretary of Veterans' Affairs. Thus, Respondents are correct in their assertion that Claimant's action is defeated by collateral estoppel (issue preclusion) rather than by *res judicata* (claim preclusion). To that end, Respondents correctly argue that this matter is non-reviewable as it has already been decided by another court. The Court answered this issue definitively and in the affirmative. The sole authority to review and make the decisions complained of by the Claimant rests with the Secretary of Veterans' Affairs. Judge Marovich's opinion goes on to note:

The Secretary shall decide all questions of law and fact necessary to a decision by the Secretary under a law that affects the provision of benefits by the Secretary to veterans or dependents or survivors of veterans. Subject to subsection (b), the decision of the Secretary as to any such question shall be final and conclusive and may not be reviewed by any other official or by any court, whether by an action in the nature of mandamus or otherwise. Id. Citing 38 U.S.C. §511(a) (emphasis added).

The law has not changed since Claimant's complaint was dismissed by Judge Marovich on March 17, 2015 and, thus, the issue remains the same. If Judge Marovich lacked jurisdiction because the sole authority with regard to these matters is the Secretary of Veterans' Affairs, then it holds that this Court also lacks jurisdiction with regard to these matters because the sole authority with regard to these matters still remains with the Secretary of Veterans' Affairs. For these reasons, both Counts I and II should be dismissed.

II. COUNT I OF CLAIMANT'S COMPLAINT MUST BE DISMISSED ON THE BASIS THAT A CONTRACT DOES NOT EXIST AS A MATTER OF LAW.

Respondents contend that Claimant's breach of contract claim must be dismissed for failure to state a claim pursuant to 735 ILCS 5/2-615 and lack of jurisdiction pursuant to 735 ILCS 5/2-619(a)(1) as no contract existed between the parties. See Respondent's Amended Motion to Dismiss, P. 8. Thus the State contends that Claimant failed to state a cause of action for breach of contract because "[respondent's approval of Claimant's program application did not create a contract between the parties." As the Respondents correctly note, in order to plead an action for breach of contract, a plaintiff must allege: 1) the existence of a valid enforceable contract; 2) substantial performance by plaintiff; 3) a breach by the defendant; and 4) resultant damages. Respondents go on to assert that Claimant has not provided sufficient documentation to meet the foregoing standard and, therefore, has failed to plead this cause of action for breach of contract. Notably, Respondents definitely state that the Application and Approval Letter are not controlling.

As stated *supra*, a motion to dismiss under section 2-615 attacks the legal sufficiency of a complaint and alleges only defects on the face of the complaint. To

state a cause of action for breach of contract, plaintiff must allege that a contract exists, plaintiff performed its obligations under the contract, defendant breached the contract, and plaintiff was injured as a result. *Talbert v. Home Sav. of Am., F.A.*, 265 Ill.App.3d 376, 638 N.E.2d 354 (1994). An offer, acceptance, and consideration are the basic ingredients of a contract. *Steinberg v. Chicago Med. Sch.*, 69 Ill. 2d 320, 329, 371 N.E.2d 634, 639 (1977). A general allegation that a contract exists without supporting facts is a legal conclusion which may not be admitted by a motion to dismiss. *Talbert* at 376. Terms such as "offered," "accepted," and "breached its contract" suggest mere legal conclusions. *Id.*

In this case, the Claimant contends that a contract exists. But those assertions ring hollow. Specifically, Claimant states that "On or about January 11, 2012, CTIC and Respondents **entered into a contract** whereby CTIC would provide Educational Programs to enrolled veterans. Respondents agreed to fund and pay for the educational Programs by reimbursing the veterans for the cost of the Educational Programs." Compl., P. 6, ¶28 (emphasis added). Claimant goes on to allege that "CTIC provided the Educational Programs to the veterans as required by the contract and **performed all duties and obligations required** of CTIC under the terms and conditions required of it under the contract." *Id.* at ¶30 (emphasis added). Finally, Claimant contends that Respondents "... materially breached the contract..." *Id.* at ¶31(a)-(e). Although Claimant uses the requisite terms of art to define a contract, Claimant does not provide supporting documents. For example, Claimant does not specify when or how Respondents or Claimant made an offer, when the offer was accepted, and what the definite terms of the offer were. Rather, Claimant, in support of its assertion, furnished documentation that was exchanged between Claimant and Respondents as part of the application and ultimate suspension and termination process. Specifically, Claimant points to a letter from the IDVA dated August 3, 2012 stating that "currently enrolled veterans can continue to be certified as enrolled; but that no new students can be certified." Thus, the Respondents' 2-615 Motion to Dismiss should be granted as to Count I as Claimant has failed to plead sufficiently to allege the existence of a contract.

III. COUNT II OF CLAIMANT'S COMPLAINT SHOULD BE DISMISSED ON THE BASIS THAT THIS COURT DOES NOT HAVE JURISDICTION TO HEAR EQUITABLE CLAIMS.

Claimant asserts nearly identical allegations in support of its count for unjust enrichment. In so doing, Claimant seeks to circumvent the non-existence of a contract by recovering under an alternate theory of recovery — unjust enrichment.

Because it is an equitable remedy, unjust enrichment is only available when there is no adequate remedy at law. *Guinn v. Hoskins Chevrolet*, 361 Ill.App.3d 575, 836 N.E.2d 681 (1st Dist. 2005). As such, where there is a specific contract that governs the relationship of the parties, the doctrine of unjust enrichment has no application. *Id.* The Court of Claims is one of limited jurisdiction as defined by 705 ILCS 505/8. See also *Veal v. Klinicar*, 49 Ill.Ct.Cl. 137, 138 (1996). Section 8 of the Court of Claims Act specifies that, *inter alia*, this Court has jurisdiction to hear and determine "all claims against the State founded upon any contract entered into with the State." *Id.* This Court has acknowledged that, while it does possess limited equitable powers, it does not possess "general equitable powers". *Garimella v. Bd.*

of Trustees of Univ. of Ill., 50 Ill.Ct.Cl. 350, 351 (1996). As such, this Court has oft refused to exercise any equitable powers. Id. For example, in *Correctional Medical Services, Inc. v. State of Illinois*, 58 Ill.Ct.Cl. 190, 199 (2006), this Court held that a claim in this Court cannot be predicated on a pure estoppel (promissory or equitable estoppel) theory as the basis for relief because a claim founded solely upon an estoppel does not fall within any of the grants of our jurisdictional statute. §8 of the Court of Claims Act (705 ILCS 505/8). This Court went on to state that "our core jurisdiction consists of claims against the State founded upon a tort, a contract, or a "law of ... Illinois." A purely equitable estoppel claim is generally not within our §8 jurisdiction.

For these reasons and the foregoing reasons, Counts I and II of Claimant's complaint are dismissed with prejudice.

(No. 13-CC-1721 – Claim awarded)

INTERBORO PACKAGING CORP., Claimant v. STATE OF ILLINOIS, Respondent.

Order filed March 22, 2016

**WILLIAM FOLEY, for Claimant
MICHEAL ROCKS, Assistant Attorney General, for Respondent.**

Summary judgment- is proper when the pleadings, affidavits, and other evidence on file viewed in the light most favorable to the non-movant demonstrate that there is no issue of material fact and that the movant is entitled to judgment as a matter of law.

Same- Contracts- Construction of a contract is a question of law and thus is suitable for summary judgment.

ORDER

BIRNBAUM, C J.

PROCEDURAL POSTURE

This matter is presently before the Court on Claimant's Motion for Summary Judgment. Claimant, in its motion, seeks a judgment in the amount of \$30,000.40, the amount originally invoiced to IDOC in 2012, plus interest. Respondent filed a Response to Claimant's Motion for Summary Judgment on April 20, 2015 and Claimant filed a Reply in Support of Motion for Summary Judgment on May 13, 2015. Respondent previously filed a Motion for Summary Judgment on March 5, 2014 which this Court denied on July 18, 2014 on the basis that a question of fact existed as to whether Respondent's order for latex gloves was an "emergency order." Discovery has since been conducted and Claimant now presents its Motion for Summary Judgment.

ISSUES

This Court is presented the following questions:

1. Did the DOC order the latex gloves from Claimant on an emergency basis such that a written contract need not be filed with the Comptroller before delivery of goods to warrant payment to Claimant?

2. Should Respondent's failure and/or refusal to comply, with the emergency provisions of the Procurement Act be imputed to Claimant such that Claimant shall not be paid?

LEGAL STANDARD

Summary judgment is proper when the pleadings, affidavits, and other evidence on file viewed in the light most favorable to the non-movant demonstrate that there is no issue of material fact and that the movant is entitled to judgment as a matter of law. 735 ILCS 5/2-1005; *Srivastava v. Russell's Barbecue, Inc.*, 168 Ill.App.3d 726, 730, 119 Ill.Dec. 562, 565, 523 N.E.2d 30, 33(1988). Construction of a contract is a question of law and thus is suitable for summary judgment. *Srivastava, Id.* at 730.

ANALYSIS

I. IDOC ORDERED THE GLOVES FROM CLAIMANT ON AN EMERGENCY BASIS

Claimant contends that IDOC's latex glove order was placed on an emergency basis. Respondent does not directly address Claimant's contention that the purchase was made on an emergency basis and instead asserts only that the IDOC did not follow proper procedure under the Procurement Act. Respondent does not offer a rebuttal to Claimant's contention that a separate protocol applies to purchases made on an emergency basis and instead argues only that Claimant and the IDOC did not adhere to the requirements of the Procurement Code. The relevant portion of the Procurement Code, at the time that Claimant provided the goods in question, read as follows:

Whenever a grant, defined pursuant to accounting standards established by the Comptroller, or a contract liability, except for (1) contracts paid from personal services, or (2) contracts between the State and its employees to defer compensation in accordance with "Article 24 of the Illinois Pension Code, exceeding \$10,000.00 is insured by any State agency, a copy of the contract, purchase order, grant, or lease shall be filed within 15 days thereafter. 30 ILCS 500/20-8(b).

In the event that the contract is not filed timely, the Comptroller shall refuse payment:

When a contract, purchase order, grant, or lease required to be filed by this Section has not been filed within 15 calendar days of execution, the Comptroller shall refuse to issue a warrant for payment thereunder until the agency files with the Comptroller the contract, purchase order, grant, or lease and an affidavit, signed by the chief executive officer of the agency or his or her designee, setting forth an explanation of why the contract liability was not filed within 15 calendar days of execution. A

copy of this affidavit shall be filed with the Auditor General. 30 ILCS 500/20-8(b).

The Procurement Code further states:

No voucher shall be submitted to the Comptroller for a warrant to be drawn for the payment of money from the State treasury or from other funds held by the State Treasurer on account of any contract unless the contract is reduced to writing before the services are performed and filed with the Comptroller. Vendors shall not be paid for any goods that were received or services that were rendered before the contract was reduced to writing and signed by all necessary parties. ... *This Section shall not apply w emergency purchases if notice of the emergency purchase is filed with the Procurement Policy Board and published in the Bulletin as required by this Code.* 30 ILCS 500/20-8(b) (emphasis added).

Claimant contends that the gloves were purchased on an emergency basis and therefore a copy need not be filed with the Comptroller. Section 20-30, which governs emergency purchases, reads as follows:

In accordance with standards set by rule, a purchasing agency may make emergency procurements without competitive sealed bidding or prior notice when there exists a threat to public health or public safety, or when immediate expenditure is necessary for repairs to State property in order to protect against further loss of or damage to State property, to prevent or minimize serious disruption in critical state services that affect health, safety, or collect State records; provided, however, that the term of the emergency purchase shall be limited to the time reasonably needed for a competitive procurement, not to exceed 90 calendar days. 30 ILCS 500/20-30(a).

Interboro contends that the Bakery Supervisor for the IDOC's Illinois Correctional Industries, Mr. Weaver, contacted Claimant and advised Claimant that the gloves were required on an emergency basis to ensure safe food handling procedures at the ICI Bakery. In support of this assertion, Claimant proffers an affidavit signed by Abraham Jeremias, Vice President of Interboro, attesting to the fact that, during subsequent discussions, Mr. Weaver informed Mr. Jeremias that the gloves were required on an emergency basis. Claimant's Motion for Summary Judgment, Exhibit 4. Claimant also offers an email from Weaver to Claimant indicating that the IDOC is "...in desperate need of the gloves here at ICI Bakery... [and has] no contract in place for the latex gloves." Claimant's Motion for Summary Judgment, Exhibit 3. Moreover, Claimant provides an internal email chain between State employees after the order was fulfilled and Claimant's payment voucher was denied by the Comptroller which indicates that the purchase was a one-time purchase made on an emergency basis:

Kathy Powers: And you ordered for all of ICI? And it wasn't a(sic) emergency?

John Weaver: Yes everybody was in need and it was a one time purchase.

Kathy Powers: Okay, I'll behave now. No more sarcasm. Please let me know all the details (who, what, why, when etc.) and I'll take it to the SPO and see how we can salvage this without getting into too much hot water.

Additionally, Respondent in its response to Claimant's Motion for Summary Judgment cites the Departmental Report ("Report") filed on behalf of the IDOC on March 5, 2014 and argues that this report is prima facie evidence of the facts set forth therein. Respondent's Response to Motion for Summary Judgment, Pg. 2. Although the Report does repeatedly indicate that proper purchasing protocol was not followed, it also states that the intended purchase of the expenditure was "to fulfill safety and sanitation needs in preparation of various ICI facilities and the products they produce." In fact, the Order for Delivery dated July 25, 2012 states that the order is for the purpose of "safety and sanitation needs." This is further buttressed by the Procurement Business Case attached to Respondent's First Supplement to its Departmental Report which indicates that "latex gloves is use (sic) in safety and sanitation needs in preparation of ICI Bakery Products," that IDOC's current vendors "are refusing to ship orders under pre-existing Master Contracts," and that "[the current vendor] refused shipment at the last minute," thereby creating an emergency need for sanitation products. Respondent's First Supplement to Departmental Report, Pg. 000146. Respondent did not change the categorization of the purchase from "emergency" to "small purchase" until November 7, 2012, more than a month after The Illinois Office of the Comptroller deleted the payment voucher and Respondent began to work with Claimant to resolve the payment issue. Id. at Pg. 000145.

It is clear from the evidence provided that the contract was awarded on an emergency basis. Certainly, running out of latex gloves that are needed to produce food in a safe and sanitary environment constitutes an emergency. Respondent was notified at the "last minute" that its existing supply vendor would not deliver latex gloves based on Respondent's failure to pay outstanding invoices. The record indicates that many of the IDOC facilities were running low on latex gloves. Therefore, IDOC acted quickly to place a one-time supply order to be completed inside of 90 days. This order was placed to fulfill safety and sanitation needs at IDOC. As such, this Court finds that the order for latex gloves was placed on an emergency basis.

II. ADHERENCE TO THE EMERGENCY PROVISIONS IS STRICTLY WITHIN THE CONTROL OF RESPONDENT AND SHOULD NOT BE IMPUTED TO CLAIMANT.

Respondent contends that, even if the order was made on an emergency basis, proper protocol was not followed for emergency procurements and therefore Claimant's invoice is not properly payable. Claimant contends that the State's failure to comply with emergency provisions of the Procurement Code rests entirely within the control of the State and the State's nonfeasance should not be imputed to Claimant. Claimant is again correct in its argument.

In support of its assertion, Claimant cites *Miller v. State*, 34 Ill.Ct.Cl. 82, 87 (1980), for the assertion that, where such filing is peculiarly within the control of the Respondent, its failure to do so cannot be the basis of a denial of the subject claim. In *Miller*, the claim was based on an alleged contract between Claimant and the Department of Local Government Affairs. *Id.* at 82. Claimant received a request from the State to review a procedure for appraisal of railroads. *Id.* Claimant prepared a estimate and tendered the estimate to the State. *Id.* Thereafter, Claimant completed the work and submitted an invoice on August 21, 1976. *Id.* On December 20, 1976, the State requested dates of travel and hotel expenses and advised Claimant that there would be a problem processing the invoice for the fiscal year ending June 30, 1976. *Id.* Claimant supplied the requested information on December 22 and, on January 13, 1977, the State acknowledged the existing of an agreement between the parties but

stated that payment for fiscal year 1976 could only be made through the Court of Claims. *Id.* at 83. On February 3, 1977, Claimant received a letter from the State advising that the contract violated the Illinois Purchasing Act and that Claimant's invoice would not be paid. *Id.* One of the arguments that the State asserted was that a memorandum was not filed with the Comptroller. *Id.* at 86. This Court held, however, that the proposal of the Claimant constituted a memorandum that the State "could have, should have, and still may file with the Office of the Comptroller" and that, since this action is "peculiarly within the control of the Respondent" it should not be a basis for denial of the claim. *Id.* at 87.

Thus, the facts in *Miller* are similar to the case before this Court. The Procurement Code provides a mechanism for procuring payment on emergency orders. Specifically, the requirements of the Code do not apply if "notice of the emergency purchase is filed with the Procurement Policy Board and published in the Bulletin as required by this Code." 30 ILCS 500/20-8(d). The foregoing requirements for emergency orders fall entirely within the control of Respondent and Respondent, just as was the case in *Miller*, could have, should have filed with the Office of the Comptroller.

CONCLUSION

For the reasons stated herein, this Court finds that, although there was no written contract at the time of purchase as required by the Procurement Act, the gloves were purchased on an emergency basis and that the Respondent's failure to follow protocol with regard to the emergency purchase shall not be a basis to prevent payment in this case. However, Claimant does not proffer a contract or any other proof sufficient for this Court to find that the Prompt Payment Act should apply. For these reasons, the Court finds in favor of the Claimant only in the amount of \$30,000.40, the amount originally invoiced to IDOC in 2012.

The Departmental Report submitted by Respondent indicates that sufficient lapsed funds would have been available from fund no. 0301-426-98-1300-000 to pay the \$30,000.40 amount due Claimant.

IT IS HEREBY ORDERED that Claimant's Motion for Summary Judgment is granted and Claimant is awarded \$30,000.40 as full disposition of this case.

(No. 97-CC-0402 – Claim denied)

**LOUIS WOZNIAK, Claimant v. THE BOARD OF TRUSTEES OF UNIVERSITY OF ILLINOIS,
Respondent.**

Order filed March 9, 2016

**MICHAEL TAGUE, for Claimant
WILLIAM BRINKMANN, Special Assistant Attorney General, for Respondent.**

Breach of contract- In order for Claimant to prevail in his breach of contract claim, Claimant must prove by a preponderance of the evidence the following: (1) the existence of a contract; (2) the Claimant's performance of all contractual conditions required of him; (3) the Respondent's breach of the contract; and (4) damages that resulted from the breach.

OPINION

STORINO, J.

I. INTRODUCTION

Before this Court is Claimant's amended complaint alleging breach of contract against the University of Illinois at Urbana-Champaign ("University" or "Respondent") where Claimant was employed as an Associate Professor at the College of Engineering. Claimant's amended complaint essentially alleges that Respondent breached its contract with Claimant when it divested Claimant of his teaching responsibilities for a portion of an academic year without notice and a hearing prior to doing so. A hearing was held in this matter on December 3, 2014, before the assigned commissioner and the parties have fully briefed closing arguments before this Court.

This case has a long procedural history and was preceded by two actions in state and federal Court: *Wozniak v. Conry*, 288 Ill.App.3d 129, 679 N.E.2d 1255 (4th Dist. 1997) and *Wozniak v. Conry*, 236 F.3d 888 (7th Cir. 2001). Claimant's state court action, which alleged tortious interference with his employment contract, was dismissed by the court for lack of jurisdiction. Claimant's federal court action, which was ultimately appealed to the United States Court of Appeals for the Seventh Circuit, alleged various constitutional violations, including a due process claim predicated on the allegation that the University deprived Claimant of his professorial responsibilities and privileges when it took away Claimant's teaching responsibilities without a hearing. The Seventh Circuit held that Claimant's due process rights were not violated due to the fact that Claimant was afforded a right to be heard, albeit without a formal hearing. Thus, Claimant's complaint before the Seventh Circuit was dismissed. *Wozniak*, 236 F.3d at 890 - 891 (7th Cir. 2001).

Claimant's claim before this Court alleges that Respondent breached Claimant's contract on August 21, 1995, when Respondent unilaterally reassigned Claimant's job

duties from teaching as an Associate Professor in the Department of General Engineering to managing the website for the College of Engineering. Claimant's title as associate professor and salary and benefits were unaffected by the reassignment. Claimant alleges that the reassignment, which effectively stripped him of his teaching duties that he had previously enjoyed for a number of years, was a violation of Article X, §1(e)(8) of the University of Illinois Statutes ("University Statutes"), and thus a breach of his employment contract. Claimant maintains that under Article X, §1(e)(8), entitled "Reassignment of Duties," his reassignment from teaching required the filing of charges and due notice and a hearing before the Committee on Academic Freedom and Tenure ("CAFT"). Claimant also alleges that the refusal to permit him to instruct and teach students in the fall of 1995 ultimately resulted in him not being able to meet the requirements necessary for promotion to full professorship. Although Claimant's amended complaint requested compensatory damages in the amount of \$250,000, at the hearing and in his post hearing brief, Claimant sought between \$300,000 and \$600,000 in damages, dependent upon whether he prevailed in his claim that he was deprived a promotion to full professor. Claimant's damages are based upon his assertion that his salary suffered because of his 1995 administrative reassignment and, hence, he was not able to obtain the level of salary increases that he otherwise would have had if he were teaching. Claimant, who has subsequently retired, also asserts that his diminished salary negatively impacted his ultimate retirement benefits.

The University denies that Claimant suffered a breach of contract or any rights afforded to him and further denies that Claimant suffered any monetary damages by the temporary reassignment of job duties. The University takes the position that the Dean of the College of Engineering was totally within his rights to reassign Claimant and that Article X, § 1(e)(8) of the University Statutes, as in effect at the time of Claimant's reassignment in 1995, did not apply in Claimant's instance and as such, notice and a hearing were not required prior to removing Claimant's teaching responsibilities.

FACTS

Claimant began his employment with the University as an assistant professor around 1967. Prior to that, Claimant was a student at the University and received his Bachelor of Science degree in Mechanical Engineering, as well as his Master of Science and Ph.D. in Electrical Engineering. Claimant progressed in his career and in 1974 was promoted to associate professor in the College of Engineering. In August of 1995, Claimant was removed from his teaching duties and was assigned computer programming duties to integrate the College of Engineering into the Worldwide Web. This reassignment was done without a hearing before the CAFT as, in Claimant's position, is required by the University Statutes. The University maintains that a hearing was not required as the provision relied upon by Claimant only applies to dismissals from employment. It is undisputed that the University never dismissed Claimant from employment with the University and that Claimant's title as associate professor and salary were unaffected by the reassignment.

The events leading up to the University's decision to remove Claimant's teaching responsibilities in 1995 center around his refusal to turn in his grade books for a general engineering course section taught by him, GE 103, which course had multiple sections, taught by various professors. Professor Michael Pleck was the lead instructor for the course.

Professor Pleck noticed irregularities in the administration of Claimant's class section and requested several times that Claimant turn in his grade books for the class section taught by Claimant by the end of the 1994 fall semester. Although Claimant turned in the actual grades assigned for his students, Claimant denied the request to turn in his grade books because he maintained that the grade books were not University property but were his personal notes.

Claimant persisted in his refusal despite numerous demands from increasingly high authorities of the University's hierarchy. Specifically, the head of the Department of General Engineering, Thomas Conry, advised Claimant that the refusal to turn over the grade books would be considered insubordination and would be taken into account in Claimant's annual evaluation and performance. In addition, the Associate Dean of Academic Affairs for the College of Engineering, Rosco Pershing, directed Claimant to submit information regarding the grade book record request, but Claimant refused on the grounds that he had requested the intervention of the University Chancellor, Michael Aiken. However, Chancellor Aiken advised Claimant on June 20, 1995, that he did not agree with Claimant's position and refused to intervene. The Dean of the College of Engineering, Professor William Showalter, as well as the Faculty Advisory Committee, instructed Claimant to turn in the grade books and gave Claimant one last deadline to turn in the grade materials or explain himself. Claimant let the deadline pass in silence and failed to provide the grade books. Accordingly, on August 21, 1995, Claimant was notified that, commencing the 1995 fall semester, he was being reassigned from his teaching duties to certain computer programming duties associated with the College of Engineering Worldwide Web and other duties in connection with laboratory safety. Although his duties were reassigned, his title of associate professor remained unchanged.

Before the August 21, 1995 decision, Claimant's department head, Thomas Conry, recommended a zero percent salary increase due to Claimant's insubordination surrounding the gradebooks and Claimant's subsequent conduct involving Claimant's disclosure of the dispute to University students enrolled in his class in the spring semester of 1995. The zero raise recommendation was accepted by the Dean of the College of Engineering. As such, Claimant maintained his preceding salary for the subsequent academic year.

On October 20, 1995, Claimant filed a complaint before the CAFT, a recommending body of the University, regarding the Dean's mandate that he turn over his grade books and decision to assign Claimant to non-teaching duties. Claimant argued before the CAFT that the demand to turn over his grading materials was a violation of the University's policy of academic freedom and further argued that his reassignment was done in violation of the University Statutes, specifically the requirement that a hearing be held prior to reassignment. On March 19, 1996, the CAFT issued a report concluding that Claimant's right to academic freedom was not violated by the Dean's requirement that Claimant turn in his grading materials. The CAFT also concluded that, although the provision for "Reassignment of Duties" as set forth in the University Statutes only applied in the context of dismissal proceedings, Claimant should have been afforded due process prior to his reassignment. Essentially, the CAFT concluded that the only way to effectuate a reassignment from teaching and afford due process was to initiate dismissal proceedings. Accordingly, the CAFT recommended that the University either reinstate Claimant to a suitable teaching assignment or initiate dismissal proceedings against him. On June 13, 1996, the President of the University issued his written disposition on the CAFT's report whereby he declined to accept the CAFT's conclusion surrounding the issue of

Reassignment. Nevertheless, thereafter, in July of 1996, Claimant was reassigned back to teaching duties commencing the spring term of the 1996-1997 academic year.

LEGAL ANALYSIS

Claimant asserts that the temporary reassignment that removed him from his teaching role was a violation of Article X, §1(e)(8) of the University Statutes, and thus a breach of his employment contract. In order for Claimant to prevail in his breach of contract claim, Claimant must prove by a preponderance of the evidence the following: (1) the existence of a contract; (2) the Claimant's performance of all contractual conditions required of him; (3) the Respondent's breach of the contract; and (4) damages that resulted from the breach. *Finch v. Illinois Community College Board*, 315 Ill.App.3d 831, 836, 734 N.E.2d 106, 110 (5th Dist. 2000), *citing Nuccio v. Chicago Commodities, Inc.*, 257 Ill.App.3d 437, 628 N.E.2d 1134 (1993).

It is undisputed by the parties that the University Statutes, as written in 1995, create an employment contract with Claimant and govern the matter at hand. As such, Claimant has established the existence of a contract and has proven the first element of a contract claim. However, although Claimant has established the existence of a contract, Claimant has failed to establish the remaining elements of a contract claim.

Specifically, Claimant has failed to establish that the University breached the contract. The parties agree that the interpretation of Article X, §1(e)(8) of the University Statutes, as written in 1995, is central to the resolution of this issue. Claimant asserts that Article X, §1(e)(8) of the University Statutes required that notice and a hearing be held prior to his temporary reassignment to non-teaching duties. This Court does not agree with such an interpretation.

The 1995 version of Article X, §1(e)(8) of the University Statutes reads as follows:

e. Proceedings seeking the dismissal before the expiration of the term of appointment of an appointee to the academic staff who is on definite tenure or of an appointee to the academic staff who is on indefinite tenure, shall comply with the procedures described in the following provisions of this section:

(8) *Reassignment of Duties.* Under exceptional circumstances, and when such action is clearly necessary and justified, the president may direct that a faculty member be relieved of some or all of the faculty member's University duties and reassigned to others, without prejudice, and without loss of compensation, pending the final decision of the case, subject to the following provisions: (a) the president may reassign duties before the filing of any charges only after giving notice to the chair or, in the absence of the chair from the University, to some member of the Faculty Advisory Committee, that the president believes that cause for dismissal may exist; (b) if the president reassigns duties after so giving notice to the chair or some member of the Faculty Advisory Committee, such reassignment shall terminate within thirty days after that committee has made its recommendations to the president unless the president initiates dismissal proceedings by the filing of

charges for dismissal within that thirty-day period; and (c) if the president initiates dismissal proceedings by filing charges for dismissal, the president may reassign duties or extend a previous dismissal if proceedings should result in dismissal.

A plain reading of Article X, §1(e)(8), illustrates that the procedural requirements for a reassignment of duties was limited to circumstances involving pending actions for the dismissal or discharge of an employee. This provision is not broadly applicable, as argued by Claimant, to a reassignment of duties where the continued employment of the employee is not at issue. In this case, it is undisputed that the University never attempted to dismiss Claimant. As such, the due process provisions contained in Article X, §1(e)(8), did not apply in Claimant's case and the University was not required to afford Claimant written notice or a hearing prior to the Dean's decision to temporarily reassign him from teaching.

Moreover, the Court concludes that the Dean of the College of Engineering was acting within his authority under Article III of the University Statutes when he made the decision to reassign Claimant. Article III recognizes the Dean as the chief executive officer of his or her respective College with full responsibility for its administration. As such, the Dean maintained the authority to assign professors as he sought fit.

The evidence before the Court confirmed that although a tenured professor has a right to employment, a professor has no right, per se, to teaching duties. Some professors teach, some research, some perform administrative tasks, and some perform a combination of all duties. The undisputed evidence illustrates that throughout Claimant's employment, even during his period of reassignment, he maintained his professorial title and his salary was not reduced nor were any benefits taken away. The University maintained the right to reassign Claimant and to effectuate that right without affording Claimant notice and a hearing. Accordingly, Claimant has failed to prove that the University committed a breach of his contractual rights.

In addition to our conclusion that the University did not breach the contract and that a hearing was not required, the Court further concludes that Claimant, by his refusal to turn over the grading materials, failed to perform all of his obligations of employment. It is undisputed that Claimant did not submit the grade books as directed by his academic superiors, which direction was both lawful and reasonable. Thus, Claimant did not meet all of the employment conditions required of him and such conduct defeats Claimant's contention of breach of contract.

Since the Court has concluded that no breach of employment contract can be found on the facts before this Court, damages need not be considered. However, this Court notes that even if Claimant prevailed on his breach of contract claim, Claimant failed to sufficiently prove damages. The evidence before this Court is entirely speculative as to whether or not Claimant would have ever become a full professor but for the temporary reassignment, especially in light of the fact that Claimant failed to achieve such a distinction for 28 years prior to his reassignment in 1995, as well as after he recommenced his teaching duties in 1996. Further, Claimant failed to present reliable evidence that he would have, in fact, received raises for the time period in question as raises are discretionary. Thus, even if Claimant could have established a breach of contract claim, Claimant failed to sufficiently prove that he suffered damages.

CONCLUSION

While Claimant was not entitled to notice and a hearing under the University Statutes and the Dean of the University's College of Engineering was within his authority to temporarily reassign Claimant from teaching duties, Claimant's breach of contract claim fails. Wherefore, for the above and foregoing reasons, the Court denies Claimant's claim in its entirety and dismisses this matter with prejudice.

(No. 13-CC-3306 – Claim awarded)

CHAD COMBS, Claimant v. STATE OF ILLINOIS, Respondent.

Order filed March 8, 2016

**CHAD COMBS, pro se
MICHAEL ROCKS, Assistant Attorney General, for Respondent.**

Wrongful segregation- Court in *Oliver v. State* found the claimant suffered from being restricted in his movements and enjoyment of privileges otherwise available to inmates in general population while in segregation and that he was entitled to damages additional to the lost unassigned rate of pay because if DOC intends to punish with segregation placement, then it must be presumed that wrongful segregation placement causes damages.

OPINION

STORINO, J.

This claim is before the Court upon a recommendation from the assigned commissioner following an evidentiary hearing. Claimant, Chad Combs, an inmate with the Illinois Department of Corrections, brings this action against the State of Illinois for damages resulting from his wrongful confinement in segregation for 90 days.

FACTS

On January 18, 2012, Claimant Chad Combs, then an inmate at Graham Correctional Facility ("GCF") was placed in segregation under investigative status after he was caught attempting to have his wife Angela bring contraband chewing tobacco into the facility. GCF staff searched his cell later that day and found a plastic bag containing about 20 grams of contraband tobacco. On January 26, 2012, GCF issued him a ticket (disciplinary report 201200251) for the incident with his wife and he was charged with violating DR 601 (Aiding and Abetting, Attempt, Solicitation, or Conspiracy); DR 310 (Abuse of Privileges); and DR 308 (Contraband/Unauthorized Property). On January 27, 2012, GCF issued him a second ticket (disciplinary report 201200262) for the tobacco found in his cell, charging him with violating DR 308 (Contraband/Unauthorized Property).

Claimant pled guilty to both tickets in front of the Adjustment Committee on January 31, 2012. However, he argued that both tickets were related to the same incident and he requested that ticket 201200251 be thrown out, the sanctions be reduced, or that the sanctions for both tickets run concurrently. The Adjustment Committee (the "Committee") recommended that Claimant receive the following punishment for ticket 201200251: 3 months C Grade, 3 months segregation placement, 3 months Good Conduct Credit ("GCC") revoked, disciplinary transfer, 3 months

commissary restriction, and 3 months gym/yard restriction. In regards to ticket 201200262, the Committee recommended 3 months B Grade, 3 months segregation placement, 3 months GCC revoked, 3 months commissary restriction, and 3 months gym/yard restriction. The sanctions for each ticket were to run consecutively.

On February 2, 2012, Claimant filed a grievance requesting that ticket 201200251 be thrown out, that the sanctions be reduced, or that the sanctions for both tickets run concurrently with one another. On February 8, 2012, a Grievance Officer's Report was issued denying Claimant's grievance. The Chief Administrative Officer concurred with this decision on February 14, 2012. On February 15, 2012, Claimant was transferred to Pinckneyville Correctional Center, and on February 23, 2012, he filed a grievance with the Administrative Review Board, Office of Inmate Issues, again requesting the same relief.

On June 27, 2012, the Chairperson of the Administrative Review Board recommended that based on DR 504, Claimant's grievance should be affirmed and that the sanctions imposed for both tickets should be imposed concurrently, not consecutively. She further stated that, "due to this action this office recommends that one month of good conduct credit previously revoked for disciplinary report 201200251 is to be restored to Offender Combs."

Notwithstanding this recommendation, Claimant was still released from segregation on July 18, 2012, and removed from gym/yard restriction on July 31, 2012. Claimant argues that the restoration of one month GCC was not sufficient compensation for the extra time he spent in segregation. He alleges that during the impermissible second three month segregation period he missed calling his son and daughter on their birthdays, he did not have access to his family or reading materials, he was denied access to the commissary and exercise, he was only allowed to shower once a week, and as a result suffered depression, back pain, and shoulder pains. He also alleges that he still has anxiety regarding crowded spaces as a result of his time in segregation.

After a hearing on the matter, the Attorney General's office agreed that Claimant's 90 day segregation period was in violation of Department of Correction rules. The only issue before this Court, then, is the amount of damages to award Claimant for his wrongful segregation of 90 days.

ANALYSIS

Claimant and Respondent agree that in wrongful segregation cases, this Court has held that the inmate is entitled to the lost unassigned rate of pay, which is \$10.00 per month. Thus, Claimant is entitled to \$30.00 of lost unassigned pay for the extra three months he was in segregation. However, as Respondent notes in its argument, this Court has also awarded damages in addition to unassigned rate of pay in wrongful segregation cases.

In *Oliver v. State*, 54 Ill.Ct.Cl. 444 (2002), a case Respondent cites in its Response, this Court found that Respondent was negligent by failing to follow its own rules regarding implementation of the claimant's segregation and awarded the claimant an additional \$55.00 in damages stemming from eighteen days of wrongful segregation. The claimant in

Oliver had received his unassigned rate of pay for the eighteen extra days, but sought additional compensation at the rate of \$125.00 per day for damages related to: (a) denial of bible study/church service, (b) denial of showers with hot water, (c) mental duress and anguish, (d) his family's refusal to visit because of the conditions of visitation during segregation, (e) denial of telephone calls to his family and friends, (f) denial of yard/gym recreation period, (g) denial of access to dining room for hot meals, (h) denial of access to adequate law library services, and (i) and being subjected to high noise levels and twenty-four hours of light.

This Court in *Oliver* found the claimant suffered from being restricted in his movements and enjoyment of privileges otherwise available to inmates in general population while in segregation and that he was entitled to damages additional to the lost unassigned rate of pay because, "[i]f DOC intends to punish with segregation placement, then it must be presumed that wrongful segregation placement causes damages." *Id.* at 447. However, this Court also found that the claimant failed to actually prove mental duress and anguish or any of the other rationale for alleged damages. Based on what little was in the Record, this Court awarded him fair damages of \$55.00.

In the instant case, Claimant was wrongfully segregated for seventy-two more days than the claimant in *Oliver*. Thus, comparing *Oliver* and the instant case and setting a \$3.06 per diem (the rate set in *Oliver*), Claimant is entitled to at least \$275.40. However, the two cases are not equal. In the present case, there is evidence in the record to support some of Claimant's allegations of damages in contrast to the claimant in *Oliver*. Documents in the record specify that Claimant was denied gym/yard access and commissary access during the wrongful 90 day segregation.

The Court finds that Claimant suffered some restriction in access to exercise and to the use of the commissary during his wrongful 90 days of segregation and that \$450.00 is fair compensation for these damages. Accordingly, Claimant's claim is hereby granted, and Respondent is ordered to pay Claimant \$450.00 in damages for wrongful segregation and \$30.00 for lost monthly unassigned wages.

IT IS HEREBY ORDERED that Claimant is awarded \$480.00.

(No. 12-CC-0226 – Claim denied)

CHARLES DENNIS, Claimant v. THE STATE OF ILLINOIS, Respondent.

Order filed November 13, 2015

MICHAEL HOME, for Claimant
MICHAEL CLARKE, Special Assistant Attorney General, for Respondent.

Negligence- Elements- Claimant must prove by a preponderance of the evidence that the State breached its duty of reasonable care and that the State's negligence proximately caused the claimant's injuries

Duty owed- Open and obvious- In general, one lawfully on the premises has a responsibility for his own safety and must be held to be equally aware of all the obvious and normal hazards incident to the premises as the possessor of the land. Since the liability of a possessor of land is predicated upon his failure to expect that those lawfully upon the premises will not discover or realize the danger, a landowner generally has no duty to warn one lawfully on the premises of a danger which is known to that person or is open and obvious.

Invitee- Duty owed- In the ordinary case, an invitee who enters land is entitled to nothing more than knowledge of the conditions and dangers he will encounter if he comes.

ORDER

MCGLYNN, J.

THIS MATTER is before the Court on a Complaint filed by the Claimant, Charles Dennis, seeking damages for injuries that he alleges occurred as a result of a slip and fall at the University of Illinois Medical Center located at 1740 W. Taylor Street, Chicago, Illinois on or about August 7, 2010. A hearing was held on December 17, 2014. Claimant and Connie Pikes, R.N., appeared and testified. Evidence depositions were submitted for Marcia Hyman, R.N., Joseph P. Tansey, M.D., and Sherwin Ho, M.D. Additional exhibits include a stipulated medical bill summary, an incident report prepared by Ms. Hyman, Dr. Ho's C.V., and a case review prepared by Claimant.

Claimant maintains he slipped and fell as a result of a large puddle of water outside his room while a patient admitted to the hospital for a condition unrelated to this case. Claimant argues that the State failed to exercise reasonable care to protect Claimant from a dangerous condition. Claimant asserts that his injuries were proximately caused by the State's negligence. The State asserts that it exercised due care with respect to the water on the floor and Claimant breached his duty to act with ordinary care for his

own safety by failing to avoid the water on the floor near his hospital room which presented an open and obvious danger and in returning to that area of the danger after staff removed him from the area.

The State further asserts that Claimant did not sustain his burden of proving he sustained injuries and damages causally related to the alleged fall.

Claimant testified that he became aware of the leak "within a day or so" before he fell August 7, 2010. He stepped in the water. He alerted nursing staff. Hospital employees mopped the area, but the leak continued and water again pooled. After staff mopped it, he stepped in the water a second time. Staff then covered the puddle with blankets. A maintenance man came twice but did not fix the leak. The leak was within five feet of his room. The water leak extended all the way across the width of the hallway. There were towels and blankets all the way across the width of the hall. At approximately 7 to 7:30 a.m., as he was going to breakfast and vitals, he noticed staff had placed a blue bed pad on one side of the hall which Claimant perceived to be the "point to cross" for the barrier of towels and blankets. As he attempted to step over the blue pad, his foot fell short of clearing the pad. His foot got wet and his foot slipped from under him. He fell forward onto his face, wrist, forearm, shoulder. He immediately felt pain. Claimant received treatment from Respondent's staff including x-rays, CT Scans, and an MRI Claimant's primary complaint in this matter is his left shoulder. Claimant stated that he was moved to a different room after the fall.

Dr. Tansey's testimony affords a chronology of Claimant's clinical course. For about two years prior to the incident, Claimant was under the care of Board Certified Orthopedic Surgeons and partners, Dr. Joseph Thometz and Dr. Joseph Tansey, for shoulder pain. On his first visit to Dr. Tansey on July 29, 2008, Claimant presented with complaints of neck and left shoulder pain. On physical exam, Claimant had pain with rotation of rotator cuff on left compared to right shoulder. X-rays showed mild degenerative changes in the left shoulder in the acromioclavicular joint. He saw Dr. Tansey again August 12, 2008, complaining of pain to the left shoulder.

The next visit was July 23, 2009, to Dr. Thometz which led to surgery by Dr. Tometz on the right shoulder August 25, 2009.

About two weeks before the incident, on July 22, 2010, Claimant returned to Dr. Tansey for sharp pain in his left shoulder. Claimant had a positive impingement sign in the left shoulder which Dr. Tansey surmised as a subacromial or labral issue. Dr. Tansey obtained an MRI on July 30, 2010, which Dr. Tansey indicated: supraspinatus tendinosis and degenerative changes involving the AC joint with a subacromial osteophyte predisposing to subacromial impingement.

According to Claimant, he could tolerate the pain with pain medication before the fall. After the fall, the pain was sharp and constant. Claimant went to see a Chiropractor within a couple of days after leaving the hospital for treatment. The Chiropractor treated Claimant three times a week for four to six weeks. Claimant also returned to his Orthopedist, Dr. Tansey on September 3, 2010, who discussed therapy and according to Claimant felt the Chiropractic treatment was acceptable therapy.

Dr. Tansey reviewed the prior MRIs of July 30, 2010 and August 12, 2010. He testified that the only difference was that the later film showed minimal tendinosis of the biceps tendon which was an inconsequential finding to him at that time.

Claimant did not seek additional treatment for the shoulder until February 24, 2011, when he returned to Dr. Tansey. Dr. Tansey ordered another MRI which was performed March, 2011. Dr. Tansey performed shoulder surgery January 11, 2012.

Dr. Tansey testified that he felt that the fall caused a slight irritation to the tendon of the biceps, but that did not contribute to his pain. Dr. Tansey opined that the cause of the left shoulder rotator cuff tendonitis and impingement was likely due to chronic wear and tear due to his age and activities. Dr. Tansey felt that the fall exacerbated some of the chronic degenerative changes in the acromioclavicular joint.

Claimant seeks \$33,402.20 in medical expenses incurred in treating his shoulder after the fall, and \$66,597.80 for pain and suffering.

Nurse Connie Pike testified that she had worked at this hospital as a staff nurse since 1997. She and Nurse Hymon were working 11:00 p.m. to 7 a.m. shift August 7 to August 8. Near the beginning of the shift, she noticed there was a leak in the ceiling that was traveling down a wall and pooling on the hall floor. The pool extended about a couple of inches out from where the wall met the floor. She alerted the Charge Nurse, Marcia Hymon, and gathered blankets to mop it up.

Pike testified that the Claimant was the only patient up at that time. Claimant was staring at the puddle. Pike directed him to return to his room so that the area could be secured, but Claimant kept "staring and staring." Claimant then told her "That's a lawsuit, you know. Someone can slip and fall in it. That's a lawsuit." She reinforced that he needed to return to his room so staff could deal with the matter.

Pike testified that Nurse Hymon and a Mental Health Counselor, Keith, assisted in drying up the hall. Staff contacted Housekeeping and an Engineer and staff waited for their arrival. During this time, "Mr. Dennis was still in that area observing the leak, and we put in mode that we moved him immediately, because I had a sense that he may –I just didn't feel comfortable with him out there."

"He kept staring and staring and kept, you know, trying to get involved in something he shouldn't, so I said, you know, we are going to move you. We had a couple of empty rooms. We moved him up closer to the nurse's station, as well as we moved the other individuals that was [sic] a couple of doors from him up and away from the area to secure the area and prevent any falls or injuries." They moved him and all of his belongings past the leak and to a room closer (three doors) from the nursing station. They explained to him that he was not to return to that area, as staff was trying to take care of the matter.

Nurse Pike testified that after the water was dried up and Engineering and Housekeeping had come, Nurse Pike returned to the nursing station. By then

Housekeeping had also placed "the little yellow sign there" a warning that the area was wet.

Nurse Hymon also testified that after Nurse Pike notified her, Engineering and Housekeeping were notified and came to the area. The puddle was less than half of the width of the hall. The nursing staff secured the area: by covering the spill, making calls to Housekeeping and Engineering, and by moving Claimant and other patients to different rooms, away from the area. They advised the patients that all of their belongings had been moved to their new rooms, and they should not return to that area. While they moved the patients, a member of the staff stood next to the puddle.

Both nurses testified that they witnessed the incident. Nurse Hymon said that she was at the nursing station when she saw Claimant coming out of his room (after he had been moved and told not to return) walking toward the puddle. She yelled at him to stop walking. He did stop. Then he proceeded to walk again. "And then he went down on the floor." "He laid down more than he slipped."

Nurse Pike testified: "I looked up, and that's when I saw Mr. Dennis sit down in the puddle of water... ." "[H]e was by the puddle crouching down on the floor and landed on his butt and yelled up, I just slipped and fell." "[H]e eased his self down on the floor in the puddle."

Both Nurses testified that they asked him why he had returned to that area after they told him not to do so, and he replied that he returned to his room to see if anything had been left there. The Nurses then obtained a stretcher and put him in the care of the Resident on Duty.

Nurse Hymon filled out a report later on the shift at 5:30 a.m.. In the report she noted "Fall-Ambulating without permission." "Patient continued to walk in area after instructed to stop." "Area wet to dry where their [sic] is leakage from roof, resulting in patient falling, patient did not hit his head nor slip or slide." "[N]o bruising, swelling or discoloration noted." "Patient moved closer to nurse's station, patient instructed to call nurse for assistance." "[P]atient again walked to wet area without assistance of staff. Patient stating I forgot something, oh I forgot to ask."

Dr. Sherwin Ho, a Board Certified Orthopedic Surgeon, testified as an expert for the State. He is the Director of the University of Chicago Sports Fellowship Program, an Associate Professor, Department of Orthopedic Surgery and Rehabilitation Medicine at University of Chicago, and Founding Member, and on the Editorial Board of the Orthopedic Journal of Sports Medicine. He did not examine the patient, but did review Claimant's medical records, including available films and reports.

Dr. Ho reviewed Dr. Tansey's records which included physical examinations of the left shoulder about two weeks before and three weeks after the incident in question. Dr. Ho observed that Dr. Tansey's findings in these examinations "were essentially the same." Dr. Ho testified that the MRIs taken before and after the incident (July 22, 2010, August 12, 2010, and March of 2011) are essentially the same: Claimant has had chronic, ongoing, degenerative disease in the left shoulder, arthritis of the acromioclavicular joint

with a bone spur off the anterior edge of the acromion. There was some minimal fraying of the labrum which developed over time from the degeneration and the bone spur sitting above it. Dr. Ho reviewed Dr. Tansey's Operative Report of January 11, 2012, which refers to a Subacromial Decompression. During the surgery, Dr. Tansey shaved away part of the acromion and the bone spur. The spur was causing the impingement of the rotator cuff and the pain.

Dr. Ho asserted that based upon the records, physical examination findings, and MRI studies before and after the fall, Claimant's left shoulder problems were present at least two years before the fall. There was no exacerbation of his shoulder disease due to the fall. There was no aggravation to the labrum. The fall had nothing to do with his surgery. The clinical course of his shoulder was not altered by the fall.

For a claimant to recover in this matter, the claimant must prove by a preponderance of the evidence that the State breached its duty of reasonable care and that the State's negligence proximately caused the claimant's injuries. If these two elements are established, the Court will consider whether the claimant was comparatively negligent. *Samuelson v. State* (1986), 38 Ill.Ct.Cl.257, 261.

In general, one lawfully on the premises has a responsibility for his own safety and must be held to be equally aware of all the obvious and normal hazards incident to the premises as the possessor of the land. Since the liability of a possessor of land is predicated upon his failure to expect that those lawfully upon the premises will not discover or realize the danger, *Genaust v. Illinois Power Co.* (1976), 62 Ill.2d 456, 343 NE2d 465, a landowner generally has no duty to warn one lawfully on the premises of a danger which is known to that person or is open and obvious. *Dandurand v. Chebanse Recreation Center* (1972, 3d Dist) 8 Ill.App.3d 508, 290 NE2d 276.

In the ordinary case, an invitee who enters land is entitled to nothing more than knowledge of the conditions and dangers he will encounter if he comes. *True v. Greenwood Manor West*, 737 NE2d 673, 677 (4th Dist. 2000) quoting Restatement (Second) of Torts §343A, Comment e at 219. In *True* for example, a jury had returned a verdict in favor of a visitor to a nursing home - who had tripped over a fan. The trial court denied the nursing home's Motion for Judgment Notwithstanding Verdict. The Appellate Court reversed holding that the nursing home was not liable for injuries to Plaintiff who tripped over a fan while visiting her sister. The Court reasoned that the fan was an open and obvious danger given the evidence: the fan was plainly visible: Plaintiff saw the fan when she entered her sister's room, Plaintiff initially walked past it without any problem, and nothing obstructed her view at the time she tripped over it.

This Court finds that Claimant in this case has failed to sustain his burden of proof. Claimant failed to produce credible evidence that he slipped and fell due to negligence by the State.

The credible evidence demonstrates that the Claimant was aware of the open and obvious condition and intentionally encountered the condition despite the staffs reasonable preventative efforts. He admitted that he was aware of the condition. He had stepped in the wet area two times without any problems before a third incident where

he allegedly fell. There was credible evidence that the area only covered a portion of the width of the hallway, but half of the hallway width had no pooling hazard. The credible evidence demonstrates the Claimant participated in the staffs action of removing him and other patients from that area and staff direction not to return to that area. Staff placed a yellow warning sign. Yet he returned to that area after being moved. When Nurse Hymon observed him in that area, she shouted to him to stop, so she could provide assistance. Claimant heard her and stopped. But then thereafter proceeded to lower himself into the puddle area.

Further, considering Claimant's statement before he was evacuated that the leak condition presented the potential for a lawsuit, it is apparent that Claimant knew of and appreciated the nature and extent of the hazard.

The Court further rejects Claimant's argument that the nurses' credibility is undermined by their recollection as to the timing of the event when considering times listed on the medical records. Claimant said this fall occurred at 7 to 7:30 a.m. on his way to breakfast and vitals. He testified vitals and breakfast occur 7 to 7:30 a.m. Nurse Hymon's incident report notes 5:30 a.m., but she testified that may have been when she sat down to input the information. Exhibit A of Claimant's Closing Statement and Argument lists the time Dr. Gomall ordered the X-ray: 5:35 a.m.. Claimant therefore fell before 5:35 a.m.. The Doctor's Order is consistent with the Nurse's recollection, and contrary to the Claimant's explanation/justification as to why he needed to walk down that hall at that time.

Claimant has failed to prove that he suffered injuries as a result of negligence by the State. Therefore, the claim is denied.

(No. 10-CC-0125 – Claim awarded)

LUCIO DIAZ, Claimant v. STATE OF ILLINOIS, Respondent.

Order filed November 3, 2015

MARC MCCALISTER, for Claimant
NATHAN LUSIGNAN, Special Assistant Attorney General, for Respondent.

Negligence- Elements- The Claimant has the burden to prove by a preponderance of the evidence that the Respondent was negligent and that the Respondent's negligence was the proximate cause of the Claimant's injury.

Duty- Motorist- While a motorist struck from the rear is not always entitled to judgment as a matter of law, and the facts of each case must be considered in resolving rear-end collisions, it is the driver approaching another from the rear who has the duty to maintain a safe lookout and it is he who must consider the possibility of having to stop suddenly.

Same- A driver is required to maintain a reasonable speed so that his vehicle may be safely stopped within the distance that objects may be seen ahead.

OPINION

STORINO, J.

This claim is before the Court upon a recommendation from the Commissioner following an evidentiary hearing.

Claimant, Lucio Diaz, is seeking damages for a collision between an Illinois Department of Transportation ("IDOT") truck and a City of Chicago van ("van") in which Claimant was a passenger. Claimant is seeking damages of \$13,900.16 for medical bills, \$13,860.00 for lost wages, \$50,000.00 for pain and suffering, and \$20,000.00 for loss of normal life activities. Claimant alleges that the collision was caused by the negligence of the driver of the IDOT truck.

FACTS

An evidentiary hearing was conducted before the Commissioner in which three witnesses provided testimony. All three witnesses, Mr. Benjamin Hampton, the driver of the van, Claimant Lucio Diaz, a passenger in the van, and Mr. Kim Steele, the driver of an IDOT truck immediately in front of the van, provided testimony related to the collision between the van and the IDOT truck.

In addition, two depositions were admitted as evidence depositions. The first deposition was of Dr. Douglas Dirk Nelson, M.D. and related to the medical condition of Claimant. The second deposition was a discovery deposition of Mr. Kelvin Brown, the driver of the IDOT truck involved in the accident. Mr. Brown's deposition related to the collision between the van and the IDOT truck. Mr. Brown's discovery deposition was admitted as an evidence deposition because Mr. Brown died between the time of his deposition and the hearing.

Four trial exhibits were admitted into evidence including a summary of damages, photographs of the damage to the van, a copy of doctor medical records and the doctor's curriculum vitae, and detailed medical bills.

The facts of the case are as follows: On Wednesday, August 27, 2008, Claimant was a passenger in a van driven by his co-worker Benjamin Hampton. Claimant and Mr. Hampton were both employees of the City of Chicago. Mr. Hampton testified that he was driving the van from the Chicago "Loop" to a work assignment. Mr. Hampton testified that he drove westbound on Interstate 55 and took the exit to the Dan Ryan Expressway, I-90/I-94 eastbound (which actually travels in a southbound direction at this location). Mr. Hampton was planning to merge into the local lanes. Along the route, the van came in between two IDOT trucks, a lead truck driven by Mr. Kim Steele and a backup truck driven by Mr. Kelvin Brown. The timing and manner in which the van came in between the two IDOT trucks is in dispute.

Mr. Brown testified at his deposition that the two IDOT trucks were entering the Dan Ryan Expressway from the 22nd Street entrance in the Chinatown neighborhood of Chicago and traveling to the Dan Ryan Expressway local lanes. The two IDOT trucks were traveling in tandem with Mr. Steele driving a lead truck carrying debris and Mr. Brown driving a rear truck to assist Mr. Steele with lane changes. Both Mr. Steele and Mr. Brown testified that they had the strobe lights on their trucks activated at the time since they were traveling as part of a work assignment. At approximately 11:00 a.m. to 11:15 a.m., or thereabouts, the two IDOT trucks arrived at the spot where the entrance ramp merges into the Dan Ryan Expressway local lanes. The entrance ramp only has one lane of traffic. The entrance ramp merges from the left into the Dan Ryan Expressway local lanes on the right. At this point, the van driven by Mr. Hampton was in between the two IDOT trucks. As previously stated, the timing and manner in which the van came in between the two IDOT trucks is in dispute.

Mr. Hampton testified that he had been driving behind the lead IDOT truck for a distance prior to reaching the merge into the Dan Ryan Expressway local lanes. However, Mr. Brown testified that the van suddenly merged from the traffic lanes on the right into the lane of traffic on the ramp.

Mr. Steele testified that at the point where the entrance ramp merges into the Dan Ryan Expressway local lanes, there was a truck blocking part of the merging lane and part of the shoulder. Mr. Steele could not recall how fast he was traveling at the time, but in a previous statement given on November 24, 2010, Mr. Steele stated he was traveling approximately 25 to 30 miles per hour. Mr. Steele testified that he came to a gradual stop.

Mr. Hampton testified that he saw the IDOT truck in front of him slow down and come to a halt. Mr. Hampton testified that it was not a sudden stop, yet it was not a gradual stop. Mr. Hampton testified that he was traveling about 20 to 25 miles per hour at the time. In

response to the IDOT truck stopping in front of the van, Mr. Hampton testified that he slowed and stopped the van in a similar manner.

Mr. Steele did not hear any squealing tires or brakes. Mr. Brown did not see the van skid. Mr. Brown testified that the van was fully into his lane. Mr. Brown testified that he was traveling approximately 35 to 40 miles per hour at the time which was approximately the same speed as the IDOT truck being driven by Mr. Steele. Mr. Brown testified that when the van stopped in front of him, he applied the brakes and tried to evade the van by moving to the shoulder. Mr. Brown testified that traffic to the right was moving faster than the IDOT trucks at the time. Despite attempting to stop or evade the van, the front bumper of Mr. Brown's truck struck the rear bumper of the van driven by Mr. Hampton. Mr. Brown testified that his truck was moving about 10 to 15 miles per hour at the time of impact.

Mr. Hampton described the impact as heavy. Claimant also described the impact as heavy. Mr. Brown was driving a truck that weighed at a minimum three tons. The van driven by Mr. Hampton was a full size cargo van.

As a result of the IDOT truck striking the van, Claimant testified to being moved into the van's dashboard. Claimant testified that he hit his left side, neck, shoulder, knee, hip, and everything else on his left side. Dr. Nelson testified at his deposition that when he examined Claimant, Claimant had a contusion to the left shoulder and scapular region, a contusion and sprain of the lumbar spine, and a contusion to the left knee. Dr. Nelson testified that his opinion is that a motor vehicle accident would be a competent cause of such injuries. Dr. Nelson also testified that Claimant experienced a temporary aggravation of existing degenerative conditions. Dr. Nelson testified that Claimant had some minor pinched nerve symptoms, joint inflammation, and a muscle injury to the scapulei.

Claimant testified that he was in so much pain that he was not able to work. Claimant attended physical therapy three days a week for about three months. Claimant attempted to return to work, but still was in too much pain to work. Claimant was able to return to work on February 3, 2009. Counsel for Claimant submitted into evidence a schedule of medical expenses for \$13,900.16 with supporting documents. Claimant testified that he missed 14 weeks of work. Counsel for Claimant submitted a computation for \$13,860.00 in lost wages (14 weeks x 40 hours per week x \$24.75 rate of pay per hour = \$13,860). Claimant is also seeking \$50,000 for pain and suffering and \$20,000 for loss of normal life. Claimant testified that his injuries affected his ability to do daily activities like playing with his children, throwing balls, and performing household chores. Claimant testified that he sometimes feels back pain even while sitting down to watch television.

LEGAL ANALYSIS

In a negligence action, the Claimant has the burden to prove by a preponderance of the evidence that the Respondent was negligent and that the Respondent's negligence was the proximate cause of the Claimant's injury. *Koepp v. State*, 46 Ill.Ct.Cl. 344 (1993). At the evidentiary hearing, the evidence is uncontested that the van driven by Mr. Hampton, in which Claimant was a passenger, was struck from behind by the IDOT truck driven by Mr. Brown. While a motorist struck from the rear is not always entitled to judgment as a matter of law, and the facts of each case must be considered in resolving rear-end collisions, it is

the driver approaching another from the rear who has the duty to maintain a safe lookout and it is he who must consider the possibility of having to stop suddenly. *Gildehaus v. State*, 46 Ill.Ct.Cl. 176 (1993). Furthermore, a driver is required to maintain a reasonable speed so that his vehicle may be safely stopped within the distance that objects may be seen ahead. *Henning v. State*, 46 Ill.Ct.Cl. 199 (1993). In this case, it is Mr. Brown that had the duty to maintain a reasonable speed while traveling and to keep a safe distance between his truck and any vehicles in front of him as traffic did have to stop suddenly due to a truck partially obstructing the ramp merging onto the local lanes of the Dan Ryan Expressway.

The evidence in the record indicates that Mr. Brown breached his duty of care by striking the van in which Claimant was riding. The testimony from the parties indicate that the vehicles were traveling somewhere between 20 to 40 miles per hour while attempting to merge to the right from an entrance ramp onto the local lanes of the Dan Ryan Expressway. The lead IDOT truck had to stop to avoid striking another vehicle which was partially blocking the lane of traffic on the entrance ramp. Mr. Steele testified that he brought the lead truck, which was carrying a load of debris, to a gradual stop. Mr. Hampton brought the van to a stop as well. While the van's stop is not described as gradual, Mr. Hampton's testimony was that the stop was not sudden. Also, Mr. Steele and Mr. Brown's testimony do not indicate a sudden stop by the van. Mr. Steele did not hear any squealing tires or brakes and Mr. Brown did not see the van skid. Despite two vehicles coming to a stop in front of his truck in a gradual and not sudden manner, Mr. Brown was not able to stop his truck before it collided with the van. Mr. Brown breached his duty by not maintaining a safe distance between his truck and the van in which Claimant was riding.

Respondent's version of events is that Mr. Hampton entered the lane of traffic in between the two IDOT trucks suddenly. Mr. Brown testified that the van cut in front of him. However, Mr. Hampton testified that he had been following the lead IDOT truck for what he termed "a distance". Mr. Hampton's testimony is the more credible testimony. As the entrance ramp that merges into the local lanes of the Dan Ryan Expressway terminates at this point, it is not reasonable for a driver to suddenly merge from the lanes of the Dan Ryan Expressway to the left onto the entrance ramp since that driver must immediately merge back into the local lanes of the Dan Ryan Expressway to the right. It is the Court's finding that Mr. Hampton's actions were not the cause of the collision. The sole cause was the truck driven by Mr. Brown striking the van in which Claimant was riding.

Respondent has also cited Section 625 ILCS 5/11-908(b) of the Illinois Vehicle Code for the proposition that Mr. Hampton was obligated to give the right of way to the IDOT trucks since they were traveling with their strobe lights on. However, the plain language of Section 11-908 indicates that this section of the Vehicle Code applies "within any highway construction or maintenance area indicated by official traffic-control devices." None of the evidence in the record indicates that this event occurred in a construction zone or a maintenance area. The IDOT trucks were traveling along an ordinary stretch of the roadway. Therefore, Section 625 ILCS 5/11-908 (b) of the Illinois Vehicle Code is not applicable in this situation.

Under the law, Claimant is entitled to recover damages. The record includes medical bills related to this incident that total \$13,900.16. Therefore, Claimant is awarded \$13,900.16 for the medical bills incurred from his injuries. The record indicates that Claimant missed 14 weeks of work at a rate of pay of \$24.75 per hour for a 40 hour work week. As such, Claimant is awarded \$13,860.00 for lost wages.

Claimant also seeks damages for pain and suffering and a loss of normal life. Claimant testified that he was in so much pain that he was unable to work. Dr. Nelson's deposition established that Claimant suffered from contusions and the temporary aggravation of existing degenerative conditions. The evidence on record shows that Claimant's injuries caused him pain. Claimant is awarded \$12,000.00 for the pain and suffering from his injury. With respect to the loss of normal life, Claimant provided testimony that there are some daily activities that still cause him discomfort or pain. However, Claimant is not seeking or receiving treatment for continuing pain. In addition, Dr. Nelson's testimony in his deposition states that his opinion is that Claimant's injuries are not permanent. Overall, there is insufficient evidence on record to prove that Claimant has incurred injuries that affect Claimant's ability to perform daily activities and deprive Claimant of a normal life.

IT IS HEREBY ORDERED that Claimant's claim is awarded \$39,760.16.

(No. 09-CC-3117 – Claim denied)

LAURA WALLS, Claimant v. STATE OF ILLINOIS, Respondent

Order filed October 26, 2015

JAMES MERTES, for Claimant
MICHAEL SCHNITZER, Special Assistant Attorney General, for Respondent

Negligence- Elements- To prove negligence, a claimant must establish the following: the existence of a duty that respondent owed him; the respondent breached that duty; and that the breach proximately caused the claimant's damages.

Duty- One owes a duty of ordinary care to guard against injuries to others that may result as a reasonably probable and foreseeable consequence of negligent conduct.

Duty- Roads and highways- State- With respect to its roads, the State's duty of ordinary care includes maintaining its roads and preventing the existence of defective and dangerous conditions on its highways.

Same- The State of Illinois is not an insurer of the conditions of its roadways.

Constructive notice- The two general methods for proving constructive notice of a defect are the length of time that the defect existed and/or the defect being so substantial in size that constructive notice should be imputed by the nature of the condition itself.

Proximate cause- Describes two distinct requirements: cause in fact and legal cause.

Cause in fact- A defendant's conduct is a cause in fact of the plaintiff's injury only if that conduct is a material element and a substantial factor in bringing about the injury—but for the defendant's conduct, the injury would not have occurred.

Legal cause- Legal causation is more ephemeral: In order to show legal causation the plaintiff or claimant must show that the injury was reasonably foreseeable when the act or omission occurred.

OPINION

BIRNBAUM, C J.

FACTUAL BACKGROUND

On June 13, 2008, Claimant Laura Walls and her husband Brent Walls traveled some 400 miles on their motorcycle from their home in Rock Falls, Illinois to attend a motorcycle rally at Cave-In-Rock, Illinois. They were accompanied by two of Brent Walls' brothers (Donald and Bill), as well as friends Jerry Celletti, Todd Sanders, and Tammy Crebo. Brent Walls testified at a hearing before Commissioner Cavanaugh that the motorcycle he and Claimant were riding was a pre-owned 2006 Harley-Davidson Screaming Eagle Ultra Classic they purchased in September 2007. It had 5,000 miles on it when purchased.

Brent Walls further testified that when he bought the motorcycle, a new rear tire had been put on it pursuant to a safety inspection at the dealership selling him the motorcycle. Brent Walls stated that he only rode the motorcycle for a month before putting it away for the winter. The trip to Cave-In-Rock was the first time they used the motorcycle since putting it away. He estimated that the new tire had less than 1,000 miles on it when they embarked for Cave-In-Rock on June 13, 2008.

On the morning of June 15, Claimant, Brent Walls, and their companions headed back home to Rock Falls, Illinois. Claimant was sitting behind Brent Walls on their motorcycle with a 58 inch by 60 inch trailer attached to the back of it. About eight hours into the ride, Brent Walls got off Route 39 and onto I-80 west. At that time, Claimant and Brent Walls were still accompanied by four of their companions. They were riding in a staggered formation on the outside lane of the four-lane highway (two lanes going east, and two lanes going west). Both Claimant and Brent Walls testified that they were in the front of the formation, which consisted of four motorcycles. Claimant testified at the trial that Donald Walls and Tammy Crebo were on the motorcycle behind them; then Todd Sanders on his motorcycle; and Jerry Celletti at the end.

Both Claimant and Brent Walls testified that the moment they got onto I-80, it was filled with potholes. Brent Walls stated he had never seen so many potholes in his life. The evidentiary depositions of Donald Walls, Todd Sanders, and Jerry Celletti, which were taken in September of 2012, corroborate this characterization. In fact, Todd Sanders stated that when he noticed Claimant and Brent Walls losing control of their motorcycle, he himself had just hit his second pothole on that road. Despite the condition of the road, all five riders testified that they were going about the speed limit, which based on their individual estimations, was between 55 mph to 65 mph.

According to Brent Walls they had been on I-80 for about 27 miles with potholes everywhere throughout this stretch of road—when he got into the left (inside) lane so he could pass a semi in front of them. He explained that based on his experience driving trucks with a CDL license, he knew it was safer for motorcycle drivers to get in front of semis because semis often cannot see motorcycles behind them. Brent Walls testified that as he was crossing between the two lanes to move back over to the right (outside) lane, he felt like the motorcycle hit something hard because the whole bottom bottomed out. Claimant also testified that she felt the bottom go out as they were moving back into the right lane.

Three years ago, in their depositions, neither Claimant nor Brent Walls mentioned passing the semi when the tire blew out. In fact they both said that there were no vehicles in front of them when the accident happened and that the semi had been behind them for quite some time. Todd Sanders' testimony also indicated that the semi had been behind them the entire time. He stated that, for about ten miles, the semi had been following them as they went in and out of the lanes to go with the flow of traffic.

Regarding what happened after the tire blew out, Brent Walls testified that once he realized that the back tire was flat, he did all he could to hold the motorcycle upright. As he put the motorcycle down on its left side, Claimant flew off the motorcycle, and Mr. Walls's left leg and foot got pinned underneath the bike as it dragged him along until it hit the bridge. Claimant recalled that she was on all fours when she saw their trailer coming toward her, which then knocked her over into the other lane. She suffered a degloving and crush injury to her left foot. Brent Walls testified that blood from Claimant's left foot was squirting everywhere, and the heel of her foot had come off. The accident occurred around the 51 mile marker of I-80 west in Bureau County.

Claimant was taken from the scene of the accident by ambulance to Princeton Hospital, where medical records reveal that she told doctors that the accident occurred because their tire had blown out. Later that night, she was airlifted to OSF St. Francis in Peoria, Illinois. After 12 days, she was released from the hospital and required at home nursing care and a hospital bed set up in her home for two years. During those two years she could only get around with an electric scooter or walker.

As of April 4, 2015, she still used a cane, and sometimes an electric scooter. Doctors have tried reconstructing her foot through three surgeries and one skin graft. It appears at least one more surgery will be required. Claimant has suffered great pain and discomfort due to her left foot injury.

All of Claimant's riding companions testified that they never saw Claimant and her husband hit a pothole; nor could they positively identify the cause of the tire blowout. Todd Sanders testified that he did however tell the officer on the scene about the condition of the road and how he himself had hit two potholes, but the police report made no mention of any potholes.

Trooper Matthew Dalton, the officer on the scene who wrote the report, testified that if he had seen potholes or had been told about them, he would have so noted in his report. Further, he stated that had he been told that a pothole caused the accident, or had he deduced that himself, he would have notified the Illinois Department of Transportation (IDOT) about the pothole. However he did not, and this was confirmed by IDOT records.

About five weeks after the accident, Brent Walls returned to the scene of the accident with a private investigator, who took pictures of the location in question. These pictures, admitted into evidence over Respondent's objection, depicted patches on the road. Brent Walls testified that although he did not see the pothole he hit at the time of the accident, he knew which one it was after he and the private investigator reviewed these pictures and the area where the accident occurred. On the picture introduced into evidence as Claimant's Exhibit 2, He drew a circle around a patched area of road between the two westbound lanes and stated that this was the location of the pothole he hit.

IDOT records reveal that a 12-mile stretch of I-80 that goes through Bureau County (which includes where Claimant's accident occurred) was patched a few days after the accident. IDOT engineering technician Alex Patelli was in charge of IDOT roads in Bureau County at the time of the accident. He explained that the records did not indicate what was patched on that stretch of I-80 a few days after the accident, and that patching was not necessarily limited to potholes. It could also be used, for instance, to fill cracks along the shoulder of the road. He also stated that he was not aware of any reports made regarding potholes on I-80 in June of 2008—before or after the accident. Further, two days before the accident, IDOT had checked that stretch of I-80 for hazards. Any potholes big enough to cause an accident would have been repaired, or a request would have been made for a truck with bituminous mix to make repairs.

ANALYSIS

To prove negligence, a claimant must establish the following: the existence of a duty that respondent owed him; the respondent breached that duty; and that the breach proximately caused the claimant's damages. *Estate of Johnson by Johnson v. Condell Memorial Hosp*, 119 Ill.2d 496 (1988). Generally, one owes a duty of ordinary care to guard against injuries to others that may result as a reasonably probable and foreseeable consequence of negligent conduct. *Karas v. Strevell*, 369 Ill.App.3d 884, 889 (2nd Dist. 2006).

With respect to its roads, the State's duty of ordinary care includes maintaining its roads and preventing the existence of defective and dangerous conditions on its highways. *Trotter v. State*, 45 Ill.Ct.Cl. 164, 168 (1993). However, the State of Illinois is not an insurer of the conditions of its roadways. *Id.* Thus, as part of

establishing that Respondent breached its duty of ordinary care, Claimant must prove that the potholes constituted a dangerous condition of which the State had either actual or constructive notice. *See Dunbar v. State*, 45 Ill.Ct.Cl. 175 (1992).

Based on IDOT's records, there was no actual notice of the potholes at the location in question. The two general methods for proving constructive notice of a defect are the length of time that the defect existed and/or the defect being so substantial in size that constructive notice should be imputed by the nature of the condition itself. *See Rivera v. State*, 63 Ill.Ct.Cl. 218, 225-26 (2011). Here, we have pictures of the scene of the accident taken about five weeks after it occurred. These pictures do not depict actual potholes, but instead a scattering of road patches. Claimant avers that these road patches are patched potholes, potholes that existed five weeks prior when Claimant's accident occurred.

Claimant argues that the number of these road patches and the amount of area that some of them cover show that when the potholes existed they must have been of a dangerous nature and were substantial enough that they existed for a considerable period of time within which Respondent should have discovered them. We disagree. First, it is unclear from the pictures whether all of these road patches are patched potholes. This includes the road patch that Claimant identified as the location of the pothole she hit. Further, with respect to this particular road patch, if it is a patched pothole, we cannot determine based on these pictures alone what the nature and magnitude of this pothole was when it existed because there is no evidence about how deep it was. Thus, we have no basis to find that Respondent had constructive notice of any potholes constituting a dangerous condition on that stretch of I-80.

Claimant has also failed to establish that her tire blowout was proximately caused by one of these alleged potholes. Proximate cause describes two distinct requirements: cause in fact and legal cause. *Abrams v. City of Chicago*, 211 Ill.2d251, 258, 811 N.E.2d 670, 674-75 (2004). A defendant's conduct is a "cause in fact" of the plaintiff's injury only if that conduct is a material element and a substantial factor in bringing about the injury—but for the defendant's conduct, the injury would not have occurred. *Id.* Legal causation is more ephemeral: In order to show legal causation the plaintiff or claimant must show that the injury was reasonably foreseeable when the act or omission occurred. *Watson v. Enter Leasing*, 325 Ill.App.3d 914 (1st Dist. 2001).

Here, to establish that the pothole on I-80 was the cause of her tire blowing out, Claimant needs to establish that it is more likely than not that the pothole was a substantial factor in causing her tire to blow out and that the injury was reasonably foreseeable. Claimant mentioned to the ER doctors that the accident occurred because of a tire blowout, but said nothing about a pothole. Although Mr. Sanders testified that he told Trooper Dalton that he himself had gone over a few potholes, neither he nor any of Claimant's other riding companions told Trooper Dalton that a pothole caused Claimant's accident—in fact none of them testified even

seeing Claimant's motorcycle hit a pothole when the blowout occurred. Further they all drove on I-80 for some 27 miles—actively switching lanes—while going 55 mph to 65 mph without incident. And Claimant's front tire, which was older, presumably passed over the same alleged pothole without incident.

No one at the time of the incident attributed the blowout to a pothole because no one knew exactly why the blowout occurred. Additionally, Claimant does not present any expert testimony indicating that the physical condition of the tire after it blew out was such that it was caused by hitting a pothole. *See e.g., Blair v. State*, 47 Ill.Ct.Cl. 108, 111 (1994). In *Blair* the finding that a pothole was the proximate cause of Claimant's motorcycle injuries was supported by Claimant's expert testimony. In *Blair*, the expert said that based upon a reasonable degree of engineering and accident reconstruction certainty the final resting point of the body and the motorcycle were entirely consistent with his motorcycle striking a pothole. Here, Claimant and her husband's testimony at trial that a pothole caused their blowout is simply speculation.

Thus, we find that Claimant has failed to establish that a pothole on I-80 was the cause in-fact of the tire blowout causing her injuries. Accordingly, we find that Claimant has failed to meet her burden in establishing by a preponderance of the evidence that a pothole was the proximate cause of her tire blowout, and Claimant's claim is hereby denied.

(No. 11-CC-0142 - Claim denied)

ROSARIO MARTINEZ, Claimant v. BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS AT CHICAGO d/b/a/ UNIVERSITY OF ILLINOIS AT CHICAGO MEDICAL CENTER, Respondent.

Order filed October 5, 2015

**FRANK OLAVARRIA, for Claimant
MICHAEL CLARKE, Special Assistant Attorney General, for Respondent.**

Negligence- Elements- In order to prevail on an action of negligence, Claimant must prove that the Respondent owed a duty of care to Claimant and that Respondent breached that duty and that an injury was proximately caused by the breach.

Proximate cause- Proximate cause cannot be based on mere speculation or conjecture.

OPINION

STORINO, J.

This claim is before the Court upon a recommendation from the assigned Commissioner following an evidentiary hearing.

Claimant, Rosario Martinez, brings this negligence claim seeking damages for injuries sustained when she fell on the third floor of the UIC Medical Clinic located at 1801 W. Taylor Street, Chicago, Illinois, on August 25, 2009. Claimant alleges that UIC was negligent in allowing or permitting the hallway floor to become slippery due to waxing or other finishing creating a slip hazard. Claimant filed the present Complaint with the Court of Claims on July 27, 2010.

DAMAGES

Claimant's complaint prayed for compensatory damages of \$100,000.00.

APPLICABLE LAW

In order to prevail on an action of negligence, Claimant must prove that the Respondent owed a duty of care to Claimant and that Respondent breached that duty and that an injury was proximately caused by the breach. *Bajwa v. Metropolitan. Life Insurance Co.*, 208 Ill.2d 414,

281 Ill. Dec. 554, 804 N.E. 2nd 519 (2004). In order to recover in this action, Claimant bears the burden of proving, by preponderance of the evidence, that Respondent breached its duty of care, and that her injury was proximately caused by the negligence of Respondent. *Id.*

FINDINGS OF FACT

On August 25, 2009, just before noon, Claimant took her mother-in-law to a doctor's appointment on the third floor of the UIC Medical Clinic. She took her mother-in-law to the washroom and upon returning to the doctor's office she slipped and fell in an area of the hallway. Claimant testified that when she felt herself slip, she forced her body forward and fell on her knee. Claimant did not file an incident report immediately after the fall. On the following day she went to Marque Medicos because her arm and knee were swollen and filed an incident report with UIC. Marque Medicos gave her treatment for her knee and shoulder for approximately six months and Claimant testified that she still has trouble with her shoulder.

Claimant testified that the floor was shiny and that she thought it may have been over waxed. Claimant admitted that she did not know if there was wax or another substance on the floor or when any substance would have been applied. In addition, she admitted that she did not see any liquid substance on the floor, and that she did not know what caused the fall. There was no evidence presented that anyone else reported a problem with the floor. The photographs presented at the trial were taken the day after the incident.

Respondent offered three witnesses at the trial. Through their testimony it was ascertained that there was no wax or other substance applied to the floor of the hallway in question that could have caused Claimant's fall. It was also ascertained that there were no other reports of falls or of conditions that could have caused Claimant's fall.

Respondent's first witness, Kary Raines, Associate Director of Facilities Management at the time of the occurrence testified that he was in charge of the cleaning services for the outpatient clinic and has overseen floor care at UIC for about 30 years. He testified that all floor maintenance is done at night when there is little or no foot traffic at the clinic. In addition, he testified that the floors are stripped only once a year, which is the only process that involves a floor finish. Otherwise, the floors are scrubbed every night and varnished three times a week. The scrubbing is done with a chemical called Stride, a general purpose cleaner, which is mixed with water in an automatic dilution system. He testified that the scrubber does not cause chemical build up because it merely takes up floor soil. Varnishing of the floor, which keeps the shine on the floor, does not involve the use of any chemicals and is only done three times a week. Moreover, Mr. Raines testified that a supervisor inspects the cleaning work regularly. He also testified that in his 30 years of overseeing the floor care, he has never been made aware of any problems with floor practices.

Respondent's second witness, Cynthia Lozano, was employed on August 25, 2009, as a floater in the Department of Medicine Call Center and assigned to the heart center. She testified that around noon on that day, she heard a commotion and through her station saw that someone had fallen. She testified that she did not assist the patient, but saw that someone did provide assistance. Ms. Lozano testified that she did not see anything unusual with the floor in the area on that day and that it was not slippery. She also testified that she

did not see anyone else fall in that area or have trouble with their footing. She testified that the cleaning of the floor is done at night and that she has never noticed the floors in that area to be slippery.

Respondent's third witness, Officer Keanna Love, testified that she was employed as a Police Officer at UIC and that she completed Investigative Report No. 09-58949 on August 26, 2009, the day after the incident. As the report was taken the day after the incident, she was unable to investigate it. Office Keanna testified that to her knowledge there were no other slip and fall incidents at the location.

At trial, Claimant's arguments were merely speculative. Claimant failed to provide any evidence which would allow the Court to determine what substance, if any, existed in the UIC hallway floor that caused her fall. Proximate cause cannot be based on mere speculation or conjecture. *Kimbrough v. Jewel Companies*, 92 Ill.App.3d 813, 48 Ill. Dec. 297, 416 N.E. 2d 318 (1981). Respondent offered convincing and credible evidence that no condition existed on August 25, 2009, that could have been the actual and proximate cause of Claimant's fall. Accordingly, Claimant failed to establish that Respondent is liable to her for her damages.

IT IS HEREBY ORDERED that Claimant's claim is DENIED.

MISCELLANEOUS DENIED AND DISMISSED CLAIMS

FY 2016

97-CC-0402	WOZNIAK, LOUIS	DISMISSED
00-CC-0069	CAYEMITTE, LUCRESSE MARIE	DENIED
03-CC-4661	YANEZ, FELIPE	DISMISSED
04-CC-0626	UNIVERSAL PUBLIC TRANSPORTATION, INC.	DISMISSED
05-CC-0641	MORROW, JERRELL	DISMISSED
06-CC-1080	FUNCHES, PEREZ	DENIED
06-CC-1269	CONTANCIA, MARCO TULIO	DISMISSED
06-CC-2211	IRVIN, LACHANDRA	DISMISSED
06-CC-2544	AXXESS HEATING & AIR CONDITIONING	DISMISSED
06-CC-3743	ROBINSON, JAMES, JR.	DISMISSED
07-CC-0299	BUENROSTRO, STEVEN	DISMISSED
07-CC-0902	SADEK, HISHAM	DISMISSED
07-CC-1481	DAVIS, MICHAEL	DENIED
07-CC-2031	MCGHEE, FRANK	DENIED
07-CC-2779	APPRAISAL RESEARCH	DISMISSED
07-CC-2902	SYLVESTER, WAYNE	DISMISSED
07-CC-3187	MESTEL, PAULINE	DISMISSED
08-CC-0164	WORTHEN, TRAVIS	DENIED
08-CC-0265	MASSEY, DAVID	DISMISSED
08-CC-0442	WILLIAMS, MASON	DISMISSED
08-CC-1008	EMA CHICAGO	DISMISSED
08-CC-1723	MILES, SHAVAN; A MINOR, DECEASED BY HER NATURA L FATHER, MARCUS MILES	DISMISSED
08-CC-1860	BEDFORD, ANGELIA	DISMISSED
08-CC-1921	STALLWORTH, ARCHIE	DENIED
08-CC-1995	SANDERS, RODELL	DISMISSED
08-CC-2214	SMITH, CHARLES	DENIED
08-CC-2830	ASSOCIATION OF DEFENSE COMMUNITIES	DISMISSED
08-CC-2947	THOMAS, LAMONT	DISMISSED
09-CC-0089	FORD, WILLIE	DENIED
09-CC-2118	MOORE, DIANE	DISMISSED
09-CC-2857	WEAD, DANIEL	DISMISSED
09-CC-3117	WALLS, LAURA AND BRENT	DENIED
10-CC-0291	JOHNSON, PATRICK LYNN	DENIED
10-CC-0414	WEILBURG, DARO	DENIED
10-CC-0848	DUPREE, CEDRIC	DENIED
10-CC-1209	HENDERSON, JOHNNIE L.	DENIED
10-CC-1299	SUMRALL, MARK D.	DENIED
10-CC-1303	MARTIN, BRANDON	DISMISSED
10-CC-1557	SULLIVAN, PATRICIA	DENIED
10-CC-1565	MCCLURE, ANTHONY	DISMISSED
10-CC-1567	YATES, SAMUEL	DENIED
10-CC-2362	MEYERS, DEBORA D.	DISMISSED
10-CC-2626	LAKE, LAMONTE	DENIED
10-CC-2646	ROSARIO, ADOLFO	DENIED
10-CC-3142	JOHNSON, BERRY	DENIED
10-CC-3202	WALKER, JERMAINE	DISMISSED
10-CC-3612	COOK, MATTHEW W ADMINISTRATOR FOR COOK, CARI L	DISMISSED
10-CC-3782	HORNE, ANTHONY	DISMISSED
10-CC-3869	RIDGE, MAURA	DISMISSED
10-CC-3904	LIBERTY MUTUAL INSURANCE COMPANY A/S/O ROBERT	DISMISSED

	LECOY	
10-CC-3915	WIGGINS, MALCOLM	DENIED
11-CC-0001	DUPREE, CEDRIC	DENIED
11-CC-0063	DOCKSTADER, DENNIS	DENIED
11-CC-0142	MARTINEZ, ROSARIO	DENIED
11-CC-0300	ROBERTS, TIMOTHY	DISMISSED
11-CC-0314	EDOLO, GARY	DENIED
11-CC-0316	WOJTASZEK, MATTHEW	DISMISSED
11-CC-0356	GODFREY, TOBY	DENIED
11-CC-1333	TOLBERT, MICHAEL	DENIED
11-CC-1369	DUPREE, CEDRIC	DENIED
11-CC-1371	BENNETT, BRIAN G JR.	DENIED
11-CC-1508	ESTATE OF HELEN Z FAIRCHILD, DECEASED	DISMISSED
11-CC-1699	STEWART, KELLY AND FREDERICK	DISMISSED
11-CC-2194	SHAW, DETRICK	DISMISSED
11-CC-2249	GEORG, ALEXANDER	DISMISSED
11-CC-2428	TAYLOR, LAMONT	DENIED
11-CC-2904	HARTSFIELD, PHILLIP	DENIED
11-CC-3530	WAGNER, PETER J.	DENIED
11-CC-3543	MCDANIEL, BARBARA M.	DISMISSED
11-CC-3792	SOMERVILLE, CENQUE #20110323181	DISMISSED
11-CC-3794	FOX, ERICA D.	DISMISSED
11-CC-3795	MILLER, SHARONDA	DISMISSED
11-CC-3832	WILLIAMS, MASON	DISMISSED
11-CC-3833	THOMPSON, STANTON	DISMISSED
12-CC-0002	SIMONIAN, ANTONIETTA	DISMISSED
12-CC-0065	WRIGHT, JERMAINE	DISMISSED
12-CC-0109	WHITE, DONNIE	DENIED
12-CC-0190	FRANKLIN, DANIEL	DISMISSED
12-CC-0195	METTILLE, SEAN	DISMISSED
12-CC-0225	SPRINGFIELD, CITY OF; OFFICE OF PUBLIC UTILITI ES	DENIED
12-CC-0226	DENNIS, CHARLES	DENIED
12-CC-0256	WILLIAMS, JOEL	DENIED
12-CC-0258	KIDDY CARE CENTER	DENIED
12-CC-0672	JAMES MELTON, PERDUE FARMS INC, AND FPP FAMILY BUSINESS, INC.	DISMISSED
12-CC-0843	WOODS, KEVIN FRANK	DENIED
12-CC-1272	BAILEY, RICHARD	DENIED
12-CC-1279	GOODMAN, APRIL	DISMISSED
12-CC-1589	FIEDLER, PAULETTE	DISMISSED
12-CC-1590	ROSCOE, ANTHONY	DISMISSED
12-CC-1838	MILLER, HELEN E.	DISMISSED
12-CC-1972	MERRITTE, CALVIN	DISMISSED
12-CC-2023	BOYD, JUNE	DENIED
12-CC-2378	BABU, LEKHA, DR.	DISMISSED
12-CC-2457	DOWNSTATE TRANSPORTATION SERVICES, INC.	DISMISSED
12-CC-2480	STITNICKY, ROBERT	DISMISSED
12-CC-2512	AUSTIN, ALLAN	DENIED
12-CC-2707	BRIXMOR SPE 3, LLC.	DISMISSED
12-CC-2913	DAVENPORT, MARK	DENIED
12-CC-3002	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
12-CC-3226	CORDREY, JOHNNY	DISMISSED
12-CC-3286	WILLIAMS, TRAVIS	DISMISSED
12-CC-3331	GRAINGER, W.W., INC.	DISMISSED
12-CC-3408	BALLARD, TAVARIS	DENIED
12-CC-3426	PVI INDUSTRIES, LLC.	DISMISSED
12-CC-3475	BRAHLER LUBE CENTERS	DISMISSED
12-CC-3548	SHAW, DONALD A.	DENIED
12-CC-3850	MAY, FLOYD	DISMISSED
12-CC-3938	DEBOER, LARRY	DISMISSED
12-CC-4032	ARRINGTON, OTIS	DENIED
12-CC-4034	MCNEAR, JAMES	DENIED

13-CC-0089	WHITE, DONNIE	DENIED
13-CC-0296	PLEASANT VIEW LUTHER HOME, LUTHERAN HOME FOR THE AGED & ST PAULS HOUSE AND HEALTH CARE CENTER	DISMISSED
13-CC-0336	INDIA, ANTHONY AND VINCENT	DISMISSED
13-CC-0338	NEWSOME, JACK	DENIED
13-CC-0340	PEOPLES, CHRISTOPHER	DISMISSED
13-CC-0398	AMEREN ILLINOIS	DENIED
13-CC-0519	ALEXANDER, SIGNE	DISMISSED
13-CC-0527	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-0528	CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-0529	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-0548	RUKAVINA, HRVOJE	DENIED
13-CC-0612	JOHNSON, CANDANCE	DISMISSED
13-CC-0698	TAYLOR, IVAN	DISMISSED
13-CC-0730	DORKO, FRANK	DISMISSED
13-CC-0735	TOWNSEND, HERMAN	DISMISSED
13-CC-0736	HOLLOWAY, DAMAR	DISMISSED
13-CC-0807	HARTGROVE HOSPITAL	DISMISSED
13-CC-1070	FARLEY, FRANK	DENIED
13-CC-1093	BAIRD, WILLIS	DISMISSED
13-CC-1099	BAILEY, JAVIER	DENIED
13-CC-1340	ROCKER, DELORES	DISMISSED
13-CC-1342	MARK, VILLAGE OF	DISMISSED
13-CC-1820	CDW LLC.	DISMISSED
13-CC-1949	THOMPSON, STANTON JEFFERY	DISMISSED
13-CC-2034	CDW LLC.	DISMISSED
13-CC-2037	CDW LLC.	DISMISSED
13-CC-2039	CDW LLC.	DISMISSED
13-CC-2164	SIMPLEX GRINNELL LP	DISMISSED
13-CC-2251	THOMAS, JASON	DENIED
13-CC-2323	ROBEY, MARTHA AND MARY	DISMISSED
13-CC-2451	THORNTON, MARC	DENIED
13-CC-2660	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2663	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2665	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2669	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2670	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2674	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2675	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2681	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2683	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2684	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2685	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2686	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-2768	WARD, LOUIE R.	DENIED
13-CC-2804	FOX CLEANERS	DENIED
13-CC-2813	FOX CLEANERS	DENIED
13-CC-2832	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
13-CC-3001	PENNY, MICHAEL	DENIED
13-CC-3061	HOPKINS, TRACY	DENIED
13-CC-3137	SHANER, SUZANNE A.	DISMISSED
13-CC-3139	LEE, MASON B.	DISMISSED
13-CC-3142	MUELLER, LARRY G.	DENIED
13-CC-3206	WEINER, STEVEN A AND RALPH WEINER & ASSOCIATES, LLC.	DISMISSED
13-CC-3210	FASULLO, LOUIS	DISMISSED
13-CC-3225	DUNFERMLINE, VILLAGE OF	DISMISSED
13-CC-3312	SPERRY, MARK P.	DISMISSED
13-CC-3331	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED
13-CC-3337	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED
13-CC-3338	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED
13-CC-3354	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED
13-CC-3360	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED

13-CC-3364	CDW GOVERNMENT, INC. D/B/A CDW LLC.	DISMISSED
13-CC-3380	HEKTOEN INSTITUTE	DISMISSED
13-CC-3467	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED
13-CC-3498	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED
13-CC-3500	CDW GOVERNMENT INC D/B/A CDW LLC.	DISMISSED
13-CC-3503	CDW GOVERNMENT, INC.	DISMISSED
13-CC-3510	CDW GOVERNMENT, INC.	DISMISSED
13-CC-3515	CORTEZ, ECTOR	DENIED
13-CC-3591	CDW GOVERNMENT, INC.	DISMISSED
14-CC-0004	CHATEAU BLOOMINGTON	DISMISSED
14-CC-0010	HOLZHAUER AUTO & MOTORSPORTS GROUP, INC.	DISMISSED
14-CC-0029	STENNIS, KEITH	DENIED
14-CC-0038	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0039	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0040	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0041	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0042	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0094	JOE, DARRYL	DENIED
14-CC-0109	UNIVERSITY HEMATOLOGY AND ONCOLOGY	DENIED
14-CC-0131	ORTHOPEDIC INSTITUTE OF SOUTHERN ILLINOIS	DENIED
14-CC-0204	PROGRESSIVE CAREERS & HOUSING	DISMISSED
14-CC-0285	WALL, THELMA I AND BAUD, SCOTT L.	DENIED
14-CC-0314	HALL, YVONNE M.	DENIED
14-CC-0316	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0317	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0318	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-0331	MARION EYE CENTERS & OPTICAL	DISMISSED
14-CC-0339	MARION EYE CENTERS & OPTICAL	DISMISSED
14-CC-0345	MARION EYE CENTERS & OPTICAL	DISMISSED
14-CC-0357	HELP AT HOME	DISMISSED
14-CC-0362	AMERICAN ACCORD FOOD CORPORATION	DISMISSED
14-CC-0374	COMMUNITY CARE SYSTEMS, INC.	DISMISSED
14-CC-0387	REMBERT, CHARLES	DISMISSED
14-CC-0435	PAULY, DAVID	DISMISSED
14-CC-0443	ROYAL HOME HEALTH SERVICES, INC.	DISMISSED
14-CC-0450	ELM CITY REHABILITATION CENTER, INC.	DISMISSED
14-CC-0462	LYLES, JERRY	DISMISSED
14-CC-0516	HELP AT HOME, INC.	DISMISSED
14-CC-0518	GARCIA, OLGA	DISMISSED
14-CC-0575	BARSTEAD, NANCY J.	DENIED
14-CC-0620	ROGERS, REBECCA	DISMISSED
14-CC-0621	ROGERS, MICHELLE	DISMISSED
14-CC-0655	HELP AT HOME, INC.	DISMISSED
14-CC-0656	HELP AT HOME, INC.	DISMISSED
14-CC-0675	CHUMBLEY, KAREN	DISMISSED
14-CC-0684	RILEY, DAWN	DENIED
14-CC-0732	BURNS, JAMES R.	DENIED
14-CC-0752	CEDENO, CARMEN	DISMISSED
14-CC-0802	SOUTHERN 14 LWIB, INC.	DISMISSED
14-CC-0821	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-0837	SHAY NURSING SERVICES, INC.	DISMISSED
14-CC-0838	SHAY NURSING SERVICES, INC.	DISMISSED
14-CC-0871	MCKINNEY, CAROLL	DISMISSED
14-CC-0872	LOMBARD, VILLAGE OF	DISMISSED
14-CC-0909	WILLIAMS, LORI	DISMISSED
14-CC-0977	DICARLO, ROBERT D.	DISMISSED
14-CC-0981	MEDICAL GEAR LLC D/B/A HEALTHCARE PLUS SENIOR CARE	DISMISSED
14-CC-0999	STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY A/S/O KELLI MCCLURE	DISMISSED
14-CC-1002	KIEL, GARY	DISMISSED
14-CC-1061	ALPHA-CARE HEALTH PROFESSIONALS	DENIED
14-CC-1062	ALPHA-CARE HEALTH PROFESSIONALS	DENIED

14-CC-1088	CANNON TINA M C/O VENDOR ASSISTANCE PROGRAM, L LC.	DISMISSED
14-CC-1159	CARDINAL HEALTH	DISMISSED
14-CC-1160	CARDINAL HEALTH	DISMISSED
14-CC-1176	SUPER 8 MOLINE	DISMISSED
14-CC-1197	NEIMAN BROTHERS COMPANY, INC.	DISMISSED
14-CC-1235	XEROX CORPORATION	DISMISSED
14-CC-1255	METCALF, ZACHARY J.	DISMISSED
14-CC-1332	UNIFORMITY, INC.	DISMISSED
14-CC-1401	HOUSER, PEGGY	DENIED
14-CC-1417	METROPOLIS, CITY OF, DEPARTMENT OF PARKS AND R ECREATION	DENIED
14-CC-1424	COMMUNITY WELLNESS PROJECT	DENIED
14-CC-1435	XEROX CORPORATION	DISMISSED
14-CC-1437	XEROX CORPORATION	DISMISSED
14-CC-1438	XEROX CORPORATION	DISMISSED
14-CC-1441	XEROX CORPORATION	DISMISSED
14-CC-1449	XEROX CORPORATION	DISMISSED
14-CC-1450	XEROX CORPORATION	DISMISSED
14-CC-1473	XEROX CORPORATION	DISMISSED
14-CC-1474	XEROX CORPORATION	DISMISSED
14-CC-1477	XEROX CORPORATION	DISMISSED
14-CC-1490	FRED WEBER INC AND ILLINI DRILLED FOUNDATIONS, INC.	DISMISSED
14-CC-1504	COMFORT SUITES	DISMISSED
14-CC-1522	AYALA, CARLOS	DISMISSED
14-CC-1570	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1571	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1572	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1573	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1574	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1575	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1576	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1577	ASHLEY'S QUALITY CARE, INC.	DISMISSED
14-CC-1586	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1587	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1588	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1589	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1590	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1591	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1592	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1593	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1594	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1595	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1596	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1597	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1598	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1599	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1600	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1601	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1602	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1603	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1604	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1605	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1606	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1607	MENTAL HEALTH CENTERS OF CENTRAL ILLIONIS	DENIED
14-CC-1608	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1609	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1610	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1611	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1612	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1613	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-1614	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED

14-CC-1673	COMMUNITY CARE SYSTEMS, INC.	DENIED
14-CC-1675	HAMPTON INN CARBONDALE	DENIED
14-CC-1689	BRATLAND, LINDA	DENIED
14-CC-1709	GIRUP, VERA	DISMISSED
14-CC-1710	GOODMAN, TRUDY	DISMISSED
14-CC-1713	RALPH WEINER & ASSOCIATES	DISMISSED
14-CC-1717	MIMS, PHILLIP	DISMISSED
14-CC-1723	DENNIS, SEAN D.	DISMISSED
14-CC-1763	FAMILY COUNSELING CENTER, INC.	DISMISSED
14-CC-1846	MILLER, ORVILLE	DISMISSED
14-CC-1868	CARWELL, LULA	DENIED
14-CC-1931	PENNEL FORKLIFT SERVICE, INC.	DISMISSED
14-CC-2012	MOTOROLA SOLUTIONS, INC.	DISMISSED
14-CC-2047	TILLMON, CHICO	DISMISSED
14-CC-2095	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-2108	HOLISTIC COMMUNITY OUTREACH	DISMISSED
14-CC-2117	LASER INNOVATIONS, INC.	DISMISSED
14-CC-2124	LOGSDON, MEGAN	DISMISSED
14-CC-2132	LINCOLN SCHOOL VETERINARY CLINIC	DISMISSED
14-CC-2133	LINCOLN SCHOOL VETERINARY CLINIC	DISMISSED
14-CC-2134	LINCOLN SCHOOL VETERINARY CLINIC	DISMISSED
14-CC-2135	LINCOLN SCHOOL VETERINARY CLINIC	DISMISSED
14-CC-2165	MORRISON, P.D., ENTERPRISES, INC.	DENIED
14-CC-2212	MICROCHIP COMPUTER SOLUTIONS	DISMISSED
14-CC-2237	AMERICAN MOBILE SHREDDING AND RECYCLING, INC.	DISMISSED
14-CC-2243	MORRISON, P.D., ENTERPRISES, INC.	DISMISSED
14-CC-2245	MORRISON, P.D., ENTERPRISES, INC.	DISMISSED
14-CC-2246	MORRISON, P.D., ENTERPRISES, INC.	DISMISSED
14-CC-2359	RENKEN DENTISTRY, P.C.	DISMISSED
14-CC-2361	MID AMERICA RADIOLOGY S.C.	DENIED
14-CC-2385	HI-TECH TOWERS, INCORPORATED	DISMISSED
14-CC-2397	MORRISON, P.D., ENTERPRISES, INC.	DENIED
14-CC-2399	LANDAUER, INC.	DISMISSED
14-CC-2422	BRIMMER MECHANICAL	DISMISSED
14-CC-2442	WILLIAMS, CHRISTOPHER J.	DISMISSED
14-CC-2443	DILLARD, IVORY	DENIED
14-CC-2446	ASENCIO, MARIA	DISMISSED
14-CC-2614	WILLOWGLEN ACADEMY-INDIANA	DENIED
14-CC-2692	SHAY NURSING SERVICES, INC.	DISMISSED
14-CC-2695	WILLOWGLEN ACADEMY, INC.	DISMISSED
14-CC-2696	WILLOWGLEN ACADEMY, INC.	DENIED
14-CC-2734	LAZARO, MARIA	DISMISSED
14-CC-2737	LITCHFIELD NATIONAL BANK	DISMISSED
14-CC-2760	WEBER, JONATHAN C.	DENIED
14-CC-2773	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2774	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2775	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2776	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2777	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2778	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2779	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2786	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2787	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2789	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2794	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
14-CC-2824	RENDEL'S, INC.	DISMISSED
14-CC-2853	ALTORFER, INC.	DISMISSED
14-CC-2854	ALTORFER, INC.	DISMISSED
14-CC-2860	COUNTY MAID, INC.	DISMISSED
14-CC-2870	TRUSTEES OF THE SPRINGFIELD POLICE PENSION BOARD	DISMISSED
14-CC-2907	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-2912	QUALITY SUITES	DISMISSED

14-CC-2919	CATHOLIC CHARITIES OF THE ARCHDIOCESE OF CHICA GO	DISMISSED
14-CC-2943	N KOHL GROCER COMPANY INC D/B/A KOHL WHOLESAL	DENIED
14-CC-2953	DESTINATION XL GROUP, INC.	DISMISSED
14-CC-2964	KROZEL, LAINIE	DISMISSED
14-CC-2973	KLEIN, RICHARD	DISMISSED
14-CC-2983	TROTTER, CASSANDRA	DISMISSED
14-CC-2988	CORAZON COMMUNITY SERVICES	DISMISSED
14-CC-3004	SIMPSON, ROBERT	DENIED
14-CC-3007	BAITY, ECHOLS	DISMISSED
14-CC-3012	PAGSISIHAN, ANDREI	DISMISSED
14-CC-3028	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3045	COOKE, CALVIN M.	DISMISSED
14-CC-3066	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3069	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3071	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3074	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3077	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3078	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3079	MAXIM HEALTHCARE SERVICES	DISMISSED
14-CC-3081	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3083	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3084	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3089	P.E.C.	DISMISSED
14-CC-3104	BABY FOLD	DENIED
14-CC-3108	VOLLINTINE, R. L., CONSTRUCTION	DISMISSED
14-CC-3151	EYEMART EXPRESS LTD D/B/A EYEWEAR EXPRESS	DENIED
14-CC-3153	CANON SOLUTIONS AMERICA, INC.	DISMISSED
14-CC-3159	MCCORKLE LITIGATION SERVICES, INC.	DISMISSED
14-CC-3202	ENGINEERING DESIGN SOURCE, INC.	DISMISSED
14-CC-3207	AUNT MARTHA'S YOUTH SERVICE CENTER, INC.	DISMISSED
14-CC-3214	STONE, LINDA R.	DENIED
14-CC-3217	WACYRA, DANIEL	DISMISSED
14-CC-3222	JACKSON, LEWIS	DENIED
14-CC-3224	JACKSON, LEWIS	DENIED
14-CC-3226	GONZALEZ, BARBARO	DISMISSED
14-CC-3314	MCCALL, KELLEY H.	DISMISSED
14-CC-3396	RUSS, CARL	DENIED
14-CC-3400	MAINE TOWNSHIP	DISMISSED
14-CC-3404	AMCO INSURANCE CO. A/S/O TERRI SEVERT C/O L. G ROSS	DISMISSED
14-CC-3405	CABOT, GEORGE	DISMISSED
14-CC-3415	DAVIS, LONNIE	DISMISSED
14-CC-3419	XIANG, ZHIGUO	DISMISSED
14-CC-3422	GEIGER, DOROTHY	DENIED
14-CC-3443	ESTRADA, ASHLEY M.	DISMISSED
14-CC-3447	CHARLES RIVER ASSOCIATES	DISMISSED
14-CC-3455	A-1 CORPORATE HARDWARE	DISMISSED
14-CC-3464	KMETT, PAUL S.	DISMISSED
14-CC-3477	OUTLAW, GEORGE	DISMISSED
14-CC-3523	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3538	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3596	MAXIM HEALTHCARE SERVICES	DISMISSED
14-CC-3641	ORTEGA, ANGEL	DISMISSED
14-CC-3659	ZAINO, CONNIE M.	DISMISSED
14-CC-3670	ROSCOE, ANTHONY	DISMISSED
14-CC-3673	SIMPSON, ROBERT	DENIED
14-CC-3687	BAIEL, CELIA	DISMISSED
14-CC-3741	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3742	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3743	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3745	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3746	MAXIM HEALTHCARE SERVICES, INC.	DENIED

14-CC-3747	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3748	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3750	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3751	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3753	MAXIM HEALTHCARE SERVICES, INC.	DENIED
14-CC-3754	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
14-CC-3773	KILLIAN AND ASSOCIATES SC	DISMISSED
14-CC-3781	NEW ALBERTSONS, INC.	DISMISSED
14-CC-3790	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
14-CC-3800	HELP AT HOME	DISMISSED
14-CC-3801	HELP AT HOME	DISMISSED
14-CC-3824	SYNERGY DATA SOLUTIONS INC., C/O VAP FUNDING M ASTER NOTE TRUST	DISMISSED
14-CC-3829	HOSKINS, ROBERT	DENIED
14-CC-3835	HI-TECH TOWERS, INC., C/O VAP FUNDING MASTER N OTE TRUST	DISMISSED
14-CC-3851	SUNAD HOMECARE, INC.	DISMISSED
14-CC-3863	KING, JAMAL D.	DISMISSED
14-CC-3872	BROWN, JERAMEY	DISMISSED
14-CC-3876	BURNOM, KELVIN	DISMISSED
14-CC-3882	VINEGAR, CORNELL	DISMISSED
14-CC-3883	GOODMAN, APRIL	DISMISSED
14-CC-3889	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
14-CC-3906	SUNAD HOMECARE, INC.	DISMISSED
14-CC-3910	HARRINGTON, JAMES	DISMISSED
14-CC-3912	STEPHENS, KRISTINE	DENIED
14-CC-3941	HAVE A HEART HOMEMAKER SERVICE, LTD.	DISMISSED
14-CC-3961	CINTRON, SAMUEL D., SR.	DISMISSED
14-CC-3963	MENDEZ, LUIS	DENIED
14-CC-3968	AUNT MARTHA'S YOUTH SERVICE CENTER, INC.	DISMISSED
14-CC-3974	THOMPSON, JIMMY	DISMISSED
14-CC-3977	PALACIO, ARTURO, AS ADMINISTRATOR FOR LEON PAL ACIO (DECEASED)	DISMISSED
14-CC-3994	COATS, JASON A.	DISMISSED
15-CC-0007	CENVEO	DISMISSED
15-CC-0022	INDUSTRIAL SOAP COMPANY C/O VAP FUNDING MASTER NOTE TRUST	DISMISSED
15-CC-0023	TOLTEC MECHANICAL INC. C/O VAP FUNDING MASTER NOTE TRUST	DISMISSED
15-CC-0024	LAKEVIEW COMM RESOURCE CENTER, INC.	DISMISSED
15-CC-0025	UNIVERSAL PROTECTION SERVICES	DISMISSED
15-CC-0031	BEST BUY BUSINESS ADVANTAGE ACCOUNT	DISMISSED
15-CC-0032	HELP AT HOME, INC.	DISMISSED
15-CC-0039	CAMELOT CARE CENTERS, INC.	DISMISSED
15-CC-0075	DUNMORE, JAMES	DISMISSED
15-CC-0080	ILLINOIS BELL TEL. CO INC. D/B/A ATT ILLINOIS	DISMISSED
15-CC-0084	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
15-CC-0087	CHARLOTTE'S LEARNING CENTER, INC.	DISMISSED
15-CC-0091	JONES, MARIO	DISMISSED
15-CC-0095	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
15-CC-0109	PORTER, LATASHIA	DISMISSED
15-CC-0123	CRISBASAN, STEFAN	DISMISSED
15-CC-0136	RECORDS IMAGING SERVICE	DISMISSED
15-CC-0144	BUTLER, KENDRICK	DISMISSED
15-CC-0162	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
15-CC-0164	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
15-CC-0165	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
15-CC-0166	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
15-CC-0168	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
15-CC-0169	MENTAL HEALTH CENTERS OF CENTRAL ILLINOIS	DENIED
15-CC-0176	NEHER ELECTRIC SUPPLY, INC.	DISMISSED
15-CC-0177	NEHER ELECTRIC SUPPLY, INC.	DISMISSED
15-CC-0183	RAY GRAHAM ASSOCIATION FOR PEOPLE WITH DISABIL	DISMISSED

	ITIES	
15-CC-0186	COMPUTER TRAINING INSTITUTE OF CHICAGO, LLC.	DISMISSED
15-CC-0187	BRIDGE, AZRIEL R.	DISMISSED
15-CC-0190	MOORE, ROBBIE J.	DISMISSED
15-CC-0192	REDMOND, NATHAN	DISMISSED
15-CC-0195	BALL, JOHN	DISMISSED
15-CC-0211	JACKSON COUNTY AMBULANCE SERVICE	DISMISSED
15-CC-0228	SCHUSTER, HELMUT	DISMISSED
15-CC-0233	GRUMISH CHIROPRACTIC	DISMISSED
15-CC-0238	DOTY, CARL	DISMISSED
15-CC-0254	FORWARD, P.C.	DISMISSED
15-CC-0255	TAZEWELL COUNTY RESOURCE CENTER, INC.	DENIED
15-CC-0269	EVANS-ALEXANDER, KOTHYN	DISMISSED
15-CC-0270	HARBOUR, INC.	DISMISSED
15-CC-0293	HELP AT HOME	DISMISSED
15-CC-0303	BAIEL, CELIA J.	DISMISSED
15-CC-0304	BAIEL, CELIA J.	DISMISSED
15-CC-0430	NETTLES, ANTONIO TURELL	DISMISSED
15-CC-0448	KING, CASH C.	DENIED
15-CC-0449	LICHTENBERGER, RALPH M.	DISMISSED
15-CC-0451	AFFINITY BIOTECH, INC.	DISMISSED
15-CC-0481	WELLINGTON, MICHAEL	DISMISSED
15-CC-0488	DOUGLAS J INSTITUTE, INC.	DISMISSED
15-CC-0493	SAFER FOUNDATION	DISMISSED
15-CC-0500	GAREDA, LLC.	DISMISSED
15-CC-0536	LAKESIDE COMMUNITY COMMITTEE	DISMISSED
15-CC-0541	LAKESIDE COMMUNITY COMMITTEE	DISMISSED
15-CC-0549	SHEEHAN & SHEEHAN, LAWYERS PC	DISMISSED
15-CC-0555	KONE, INC.	DISMISSED
15-CC-0566	HILL, DEMETRIUS G.	DISMISSED
15-CC-0570	LAKESIDE COMMUNITY COMMITTEE	DISMISSED
15-CC-0572	LUCIO, ALBERTO	DISMISSED
15-CC-0573	STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY	DISMISSED
15-CC-0576	LAKESIDE COMMUNITY COMMITTEE	DISMISSED
15-CC-0581	POWELL, SANDRA	DISMISSED
15-CC-0582	MURDOCK, SKYLESHIA M.	DISMISSED
15-CC-0585	AFFINITY BIOTECH, INC.	DISMISSED
15-CC-0589	DE LA VEGA, LEONARDO	DISMISSED
15-CC-0593	LEE, COREY C.	DISMISSED
15-CC-0597	HARRIS-BENTLEY, JUILIEN QUINTEZ	DISMISSED
15-CC-0598	DONADO, SAUL	DISMISSED
15-CC-0599	WILLIAMS, DOUVAISIER	DISMISSED
15-CC-0600	WOODS, ANTHONY	DISMISSED
15-CC-0602	JONES, ALVIN	DISMISSED
15-CC-0604	JUSTICE, DARYL	DISMISSED
15-CC-0606	GONZALEZ, JOSEFINA	DISMISSED
15-CC-0610	HELP AT HOME, INC.	DISMISSED
15-CC-0622	SCHUCHARDT, NATHAN	DISMISSED
15-CC-0624	RANDALL, MICHAEL	DISMISSED
15-CC-0638	BILLOPS, MARLON	DENIED
15-CC-0646	PRAIRIE CARDIOVASCULAR CONSULTANTS	DISMISSED
15-CC-0647	PORCHE, MONZURA	DISMISSED
15-CC-0652	LAKESIDE COMMUNITY COMMITTEE	DISMISSED
15-CC-0686	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
15-CC-0695	MONROE TRUCK EQUIPMENT	DISMISSED
15-CC-0707	XEROX CORPORATION	DISMISSED
15-CC-0716	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
15-CC-0719	XEROX CORPORATION	DISMISSED
15-CC-0723	XEROX CORPORATION	DISMISSED
15-CC-0724	XEROX CORPORATION	DISMISSED
15-CC-0732	SEVILLE STAFFING, LLC.	DISMISSED
15-CC-0747	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
15-CC-0797	RODRIGUES, RUPA V.	DISMISSED

15-CC-0801	CENTER FOR YOUTH AND FAMILY SOLUTIONS	DENIED
15-CC-0802	SAMPSON, DONALD H.	DISMISSED
15-CC-0803	WILLIAMS, DOUVAISIER	DISMISSED
15-CC-0814	HELP AT HOME	DISMISSED
15-CC-0816	QUALITY INN - SCHAUMBURG	DISMISSED
15-CC-0830	HORIZON CONTRACTORS, INC.	DISMISSED
15-CC-0859	ELLIS, DANA	DISMISSED
15-CC-0861	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-0862	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-0863	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-0864	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-0865	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-0866	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-0867	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-0868	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-0869	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-0880	SOUTHERN ILLINOIS MEDICAL SERVICES	DENIED
15-CC-0888	LEWELLYN, PHILITHEA	DISMISSED
15-CC-0914	HENDERSON, WILLIE	DISMISSED
15-CC-0917	MID CITY PLAZA, LLC.	DISMISSED
15-CC-0937	WILLIAMS, DOUVAISIER	DISMISSED
15-CC-0948	GAILEY EYE CLINIC	DENIED
15-CC-0962	COLLIER, GREGORY	DENIED
15-CC-0973	XEROX CORPORATION	DISMISSED
15-CC-0974	XEROX CORPORATION	DISMISSED
15-CC-0975	VOSS, RICHARD P.	DISMISSED
15-CC-0977	MASON, MAUDELINE	DISMISSED
15-CC-1001	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-1002	SOUTHERN ILLINOIS MEDICAL GROUP	DENIED
15-CC-1003	MORRIS, ROBERT E.	DISMISSED
15-CC-1005	LIVINGSTON, JACKIE L.	DISMISSED
15-CC-1008	ARRINGTON, OTIS	DISMISSED
15-CC-1028	LAMON, ANDREW	DISMISSED
15-CC-1031	DIXON, MARCUS T.	DISMISSED
15-CC-1032	KYLES, JOHN	DISMISSED
15-CC-1034	MATLOCK, MICHAEL J.	DENIED
15-CC-1116	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-1118	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-1120	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-1121	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-1122	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-1123	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-1124	F.J. MURPHY & SON, INC.	DENIED
15-CC-1135	SOUTHERN ILLINOIS MEDICAL SERVICES	DENIED
15-CC-1148	KATHERINE SHAW BETHEA HOSPITAL	DISMISSED
15-CC-1171	F.J. MURPHY & SON, INC.	DISMISSED
15-CC-1204	HUTCHERSON, DWAYNE	DISMISSED
15-CC-1241	BRIDGEWAY, INC.	DISMISSED
15-CC-1245	GRUMISH CHIROPRACTIC	DISMISSED
15-CC-1267	BOONE, MICHAEL	DISMISSED
15-CC-1276	FRAZIER, RYAN J.	DISMISSED
15-CC-1277	ROBINSON, JAMES A.	DISMISSED
15-CC-1284	QUALITY INN - SCHAUMBURG	DISMISSED
15-CC-1291	QUALITY INN - SCHAUMBURG	DISMISSED
15-CC-1295	COUNTRY INN & SUITES SCHAUMBURG	DISMISSED
15-CC-1313	PRAIRIE CARDIOVASCULAR CONSULTANTS	DENIED
15-CC-1316	H GROUP B.B.T. INC.	DENIED
15-CC-1324	UNITED HOSPITAL SYSTEMS	DISMISSED
15-CC-1337	POWERS, THOMAS	DISMISSED
15-CC-1364	QUALITY INN - SCHAUMBURG	DISMISSED
15-CC-1406	ARNOLD, SHARON ARNOLD, STEVE	DISMISSED
15-CC-1407	RELIFORD, EDDIE	DENIED
15-CC-1408	N. KOHL GROCER COMPANY D/B/A KOHL WHOLESALE	DISMISSED

15-CC-1419	LOPEZ, STEVEN	DENIED
15-CC-1473	AMEREN ILLINOIS	DENIED
15-CC-1475	QUALITY INN - SCHAUMBURG	DISMISSED
15-CC-1476	COUNTRY INN & SUITES SCHAUMBURG	DISMISSED
15-CC-1486	QUALITY INN - SCHAUMBURG	DISMISSED
15-CC-1498	WALTERS, AMANDA C.	DISMISSED
15-CC-1525	MIDWEST LITIGATION SERVICES	DISMISSED
15-CC-1526	MIDWEST LITIGATION SERVICES	DISMISSED
15-CC-1530	MIDWEST LITIGATION SERVICES	DISMISSED
15-CC-1566	MIDWEST LITIGATION SERVICES	DISMISSED
15-CC-1567	MIDWEST LITIGATION SERVICES	DISMISSED
15-CC-1587	TRIPLETT, TERRYON	DISMISSED
15-CC-1672	GARNER, DAVID ROBERT	DENIED
15-CC-1679	YOELE, MARTIN L. YOELE, MARJORIE L.	DISMISSED
15-CC-1685	N. KOHL GROCER CO. KOHL WHOLESAL	DISMISSED
15-CC-1709	DIRNBECK, ERIC J.	DENIED
15-CC-1716	SWAIN MD, SANDRA F.	DISMISSED
15-CC-1744	GAREDA, LLC.	DISMISSED
15-CC-1745	GAREDA, LLC.	DISMISSED
15-CC-1767	CRISBASAN, STEFAN	DISMISSED
15-CC-1768	CRISBASAN, STEFAN	DISMISSED
15-CC-1785	HADDEN, JONATHON D.	DISMISSED
15-CC-1790	COOLERSMART USA, LLC.	DENIED
15-CC-1811	GASTON, JAMES	DENIED
15-CC-1813	HEARTLAND HUMAN CARE SERVICES	DISMISSED
15-CC-1876	A-1 LOCK, INC.	DISMISSED
15-CC-1886	SPRINGFIELD VISION CARE ASSOCIATES	DISMISSED
15-CC-1888	A-1 LOCK, INC.	DISMISSED
15-CC-1900	WINGATE BY WYNDHAM	DISMISSED
15-CC-1903	WINGATE BY WYNDHAM	DISMISSED
15-CC-1910	WINGATE BY WYNDHAM	DISMISSED
15-CC-1928	PERRYMAN, JANE	DISMISSED
15-CC-1937	FIRST CHOICE DUI SERVICES	DISMISSED
15-CC-1939	CCAR INDUSTRIES	DENIED
15-CC-1966	CHILDRESS, CRAIG A.	DISMISSED
15-CC-1967	PARNELL, ANNIE M.	DISMISSED
15-CC-1980	PITNEY BOWES	DISMISSED
15-CC-1990	MITCHELL, DARYL A.	DENIED
15-CC-1991	BIBBS, STEVEN L.	DISMISSED
15-CC-1993	CUNNINGHAM CHILDRENS HOME	DENIED
15-CC-2013	PEORIA COUNTY COURT ADMIN	DISMISSED
15-CC-2057	WASHINGTON, ALEXANDRIA	DISMISSED
15-CC-2060	INDUSTRIAL SUPPLY CONSULTANTS	DISMISSED
15-CC-2068	COLAPIETRO, JUSTIN	DENIED
15-CC-2094	WASHUP, JB	DISMISSED
15-CC-2096	CRISBASAN, STEFAN	DISMISSED
15-CC-2149	MEDTEC HEALTHCARE & PRIVATE DUTY	DISMISSED
15-CC-2161	POLK, SCHAPFIZER	DISMISSED
15-CC-2174	MENARD, INC.	DISMISSED
15-CC-2175	CRISBASAN, STEFAN	DISMISSED
15-CC-2183	CHATEAU HOTEL	DISMISSED
15-CC-2185	CHATEAU HOTEL	DISMISSED
15-CC-2189	CHATEAU HOTEL	DISMISSED
15-CC-2190	CHATEAU HOTEL	DISMISSED
15-CC-2191	CHATEAU HOTEL	DISMISSED
15-CC-2193	CHATEAU HOTEL	DISMISSED
15-CC-2194	CHATEAU HOTEL	DISMISSED
15-CC-2198	CHATEAU HOTEL	DISMISSED
15-CC-2201	CHATEAU HOTEL	DISMISSED
15-CC-2207	CHATEAU HOTEL	DISMISSED
15-CC-2226	QUALITY INN - SCHAUMBURG	DISMISSED
15-CC-2241	INGALLS MEMORIAL HOSPITAL	DISMISSED
15-CC-2243	INGALLS MEMORIAL HOSPITAL	DISMISSED

15-CC-2245	AVERHART, ALEX	DISMISSED
15-CC-2246	SIMS, LEWIS	DISMISSED
15-CC-2250	P.D.MORRISON ENTERPRISES	DISMISSED
15-CC-2251	P.D. MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2283	SACKETT, THOMAS	DENIED
15-CC-2291	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2292	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
15-CC-2299	HOLIDAY INN EXPRESS & SUITES	DISMISSED
15-CC-2308	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2309	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2320	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2321	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2323	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2324	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2325	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2329	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-2333	LASER INNOVATIONS, INC.	DISMISSED
15-CC-2355	ACCESS ELEVATOR, INC.	DISMISSED
15-CC-2361	JOHNSON, DANIEL	DISMISSED
15-CC-2362	AUNT MARTHA'S YOUTH SERVICE	DISMISSED
15-CC-2363	AUNT MARTHA'S YOUTH SERVICE	DISMISSED
15-CC-2366	COUNTY OF SCOTT	DISMISSED
15-CC-2368	FREERICKS, MICHAEL	DISMISSED
15-CC-2370	COBBINS, TAVARIS	DISMISSED
15-CC-2384	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2398	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2404	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2405	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2407	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2408	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2409	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2410	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2412	STRADER VOCATIONAL REHABILITATION & CONSULTING	DISMISSED
15-CC-2441	AUNT MARTHA'S YOUTH SERVICE CENTER, INC.	DISMISSED
15-CC-2442	STATE FARM MUTUAL AUTO INS CO A/S/O SCHUMPP, D OROTHY & SCHUMPP EDWIN	DISMISSED
15-CC-2450	DELTA-T GROUP ILLINOIS INC, INDIVIDUALLY AND A S JUDGMENT CREDITOR OF, THE COMMUNITY MENTAL HEALTH COUNCIL, INC.	DISMISSED
15-CC-2452	DELTA-T GROUP ILLINOIS, INC.	DISMISSED
15-CC-2453	DELTA-T GROUP ILLINOIS, INC.	DISMISSED
15-CC-2466	SOUTHERN ILLINOIS MEDICAL GROUP	DISMISSED
15-CC-2474	ALTORFER, INC.	DISMISSED
15-CC-2485	MCCOY, KENDALE	DISMISSED
15-CC-2492	SULTAN, CHARLES	DENIED
15-CC-2500	ADKINSON, TASHEBA M.	DISMISSED
15-CC-2504	BERGER, MICHAEL	DISMISSED
15-CC-2512	LANER MUCHIN, LTD.	DISMISSED
15-CC-2583	WILLIAMS, GREGORY D.	DISMISSED
15-CC-2584	JOHNSON, PATRICK LYNN	DISMISSED
15-CC-2599	SMITH, GREGORY A.	DISMISSED
15-CC-2602	STATE FARM MUTUAL AUTO INS CO A/S/O DIX, DAVID B.	DISMISSED
15-CC-2607	WAGLE MD., ARCHANA	DISMISSED
15-CC-2615	LIFESTAR AMBULANCE SERVICE, INC.	DENIED
15-CC-2623	PINNACLE LIMITED	DISMISSED
15-CC-2627	JOHNSON, CHRISTOPHER	DISMISSED
15-CC-2631	STATE FARM MUTUAL AUTO INS A/S/O HACHIKIAN, KENNETH	DISMISSED
15-CC-2633	CRENSHAW, LYNN	DISMISSED
15-CC-2637	COMFORT SUITES	DISMISSED
15-CC-2643	HOLIDAY INN OF CARBONDALE	DISMISSED
15-CC-2646	HOLIDAY INN OF CARBONDALE	DISMISSED

15-CC-2648	HOLIDAY INN OF CARBONDALE	DENIED
15-CC-2674	LOVE, ABDUL	DENIED
15-CC-2692	MAXI AIDS, INC.	DISMISSED
15-CC-2696	MAXI AIDS, INC.	DISMISSED
15-CC-2743	SEICO, INC.	DISMISSED
15-CC-2744	SEICO, INC.	DENIED
15-CC-2754	JOHNSON SPRINGFIELD VENTURES	DENIED
15-CC-2761	JOHNSON SPRINGFIELD VENTURES	DISMISSED
15-CC-2762	ELLISON, BENNIE K.	DISMISSED
15-CC-2763	JOHNSON SPRINGFIELD VENTURES	DISMISSED
15-CC-2769	JOHNSON SPRINGFIELD VENTURES	DISMISSED
15-CC-2771	JOHNSON SPRINGFIELD VENTURES	DISMISSED
15-CC-2772	JOHNSON SPRINGFIELD VENTURES	DENIED
15-CC-2775	HIGGINS, LEONARD	DENIED
15-CC-2776	EVANS, BRIAN	DISMISSED
15-CC-2794	GONZALEZ, OSWALDO	DISMISSED
15-CC-2829	INTEGRYS ENERGY SERVICES	DISMISSED
15-CC-2832	SPECIAL CARE NURSES OF AMERICA, LLC.	DISMISSED
15-CC-2843	ADAMCYK, ALBERT	DENIED
15-CC-2913	BJS MARKET, INC.	DISMISSED
15-CC-2917	NYERT, MICHAEL E.	DISMISSED
15-CC-2933	TAYLOR, JAMAL	DISMISSED
15-CC-2938	ELLISON, BENNIE K.	DISMISSED
15-CC-2946	CITY OF SPRINGFIELD	DISMISSED
15-CC-2963	OLD ABE, LLC.	DISMISSED
15-CC-2967	MOTOROLA SOLUTIONS, INC.	DISMISSED
15-CC-2968	MOTOROLA SOLUTIONS, INC.	DISMISSED
15-CC-2991	BRICKSON, FRANCES	DISMISSED
15-CC-3009	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-3010	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-3011	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-3018	P D MORRISON ENTERPRISES, INC.	DISMISSED
15-CC-3019	RUBIO, ERANDI	DISMISSED
15-CC-3035	COMFORT SUITES	DISMISSED
15-CC-3040	NURSE COORDINATORS, INC.	DISMISSED
15-CC-3048	LOGAN SQUARE NEIGHBORHOOD ASSN	DISMISSED
15-CC-3062	HELP AT HOME	DISMISSED
15-CC-3064	DINWIDDIE, STEVE	DISMISSED
15-CC-3066	ADA S. MCKINLEY COMMUNITY SERVICES, INC.	DISMISSED
15-CC-3076	DAVIS, DAMON	DISMISSED
15-CC-3084	JOHNSON PEORIA VENTURES, LLC.	DISMISSED
15-CC-3087	DR. LESTER L. BESTE	DISMISSED
15-CC-3099	WALKER-OUTLAW, EVA	DISMISSED
15-CC-3107	MAXIM HEALTHCARE SERVICES, INC.	DISMISSED
15-CC-3114	JOHNSON PEORIA VENTURES, LLC.	DISMISSED
15-CC-3130	MJM HEALTH AGENCY, INC.	DISMISSED
15-CC-3147	RENKEN DENTISTRY P.C.	DISMISSED
15-CC-3157	METROPOLITAN FAMILY SERVICES	DISMISSED
15-CC-3163	TERUEL, VINCENT J.	DISMISSED
15-CC-3169	STATE FARM FIRE & CASUALTY INS CO A/S/O KELLEY , JERMAINE	DISMISSED
15-CC-3170	PARISI, PAUL	DISMISSED
15-CC-3171	CHATMAN, WILLIAM	DISMISSED
15-CC-3203	ALLIANCE HUMAN SERVICES D/B/A THE MENTOR NETWO RK	DISMISSED
15-CC-3222	ALLIANCE HUMAN SERVICES D/B/A THE MENTOR NETWO RK	DISMISSED
15-CC-3281	ALLIANCE HUMAN SERVICES D/B/A THE MENTOR NTEWO RK	DISMISSED
15-CC-3304	ALLIANCE HUMAN SERVICES, INC.	DISMISSED
15-CC-3327	WALKER, JAMES	DISMISSED
15-CC-3329	GONZALEZ, OSWALDO	DISMISSED
15-CC-3354	QUICKSILVER MAILING	DISMISSED

15-CC-3355	QUICKSILVER MAILING	DENIED
15-CC-3382	COMMONWEALTH EDISON COMPANY	DISMISSED
15-CC-3384	COMMONWEALTH EDISON COMPANY	DISMISSED
15-CC-3386	COMMONWEALTH EDISON COMPANY	DISMISSED
15-CC-3408	GOOD SHEPHERD MANOR, INC.	DISMISSED
15-CC-3419	CHATMAN, WILLIAM	DISMISSED
15-CC-3439	WALKER, JAMES	DISMISSED
15-CC-3462	JACKSON, JOEL	DISMISSED
15-CC-3485	STATE FARM MUTUAL AUTOMOBILE INSURANCE CO A/S/ O STOROST, PAUL	DISMISSED
15-CC-3489	GENOVA, PASQUAL	DISMISSED
15-CC-3513	FULTZ, JAMES M.	DISMISSED
15-CC-3514	JETT, KENNETH L.	DISMISSED
15-CC-3522	ASCEND COUNSELING, LTD.	DISMISSED
15-CC-3523	ASCEND COUNSELING, LTD.	DISMISSED
15-CC-3532	COMMONWEALTH EDISON COMPANY	DISMISSED
15-CC-3552	FARR, GARNADETTE	DISMISSED
15-CC-3570	ANCHOR MECHANICAL, INC.	DISMISSED
15-CC-3601	SENIOR SERVICES PLUS, INC.	DENIED
15-CC-3614	SNEED, DENNIS G.	DENIED
15-CC-3638	STATE FARM A/S/O JARRETT, NICOLE	DISMISSED
15-CC-3641	GILCHRIST, STEVEN	DISMISSED
15-CC-3653	CROCKETT, DONALD	DISMISSED
15-CC-3665	JOSLIN, DONNA	DISMISSED
15-CC-3677	CREIGHTON, SUSAN B.	DISMISSED
15-CC-3680	ILLINOIS AFRICAN AMERICAN FAMILY COMMISSION	DISMISSED
15-CC-3692	ST LOUIS CARDIOLOGY CONSULTANTS	DISMISSED
15-CC-3694	ST LOUIS CARDIOLOGY CONSULTANTS	DISMISSED
15-CC-3695	ST LOUIS CARDIOLOGY CONSULTANTS	DISMISSED
15-CC-3696	ST LOUIS CARDIOLOGY CONSULTANTS	DISMISSED
15-CC-3697	ST LOUIS CARDIOLOGY CONSULTANTS	DISMISSED
15-CC-3698	ST LOUIS CARDIOLOGY CONSULTANTS	DISMISSED
15-CC-3708	NUNN, KANIKA L.	DISMISSED
15-CC-3710	JOHNSON, LENNIL L.	DISMISSED
15-CC-3719	JACKSON, AARON	DISMISSED
15-CC-3731	OGGERO, LAURA	DISMISSED
15-CC-3754	DAVIS, DAMON	DISMISSED
15-CC-3755	JOHNSON, LENNIL L.	DISMISSED
15-CC-3756	BUTLER, HAROLD	DISMISSED
15-CC-3762	DAVIS, DAMON	DISMISSED
15-CC-3776	OCAMPO, FIGUEROA M.	DISMISSED
15-CC-3792	ILLINOIS CORRECTIONAL INDUSTRIES	DISMISSED
15-CC-3819	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
15-CC-3822	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
15-CC-3824	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
15-CC-3826	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
15-CC-3828	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
15-CC-3835	WASHINGTON, OTIS	DISMISSED
15-CC-3836	JOHNSON, LENNIL L.	DISMISSED
15-CC-3837	JOHNSON, LENNIL L.	DISMISSED
15-CC-3850	HARRIS, CHRISTOPHER	DISMISSED
15-CC-3853	HARRISON, SAMUEL	DISMISSED
15-CC-3855	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
15-CC-3856	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
15-CC-3861	MOAZEZI, GOLGROKH	DISMISSED
15-CC-3867	INDUSTRIAL SUPPLY COMPANY	DISMISSED
15-CC-3870	HEARTLAND MECHANICAL	DISMISSED
15-CC-3874	JOHNSON, LENNIL L.	DISMISSED
15-CC-3889	HANDY, JAMES R.	DISMISSED
15-CC-3895	HANDY, JAMES R.	DISMISSED
15-CC-3913	WEX BANK	DISMISSED
15-CC-3914	WEX BANK	DISMISSED
15-CC-3948	NICHOLS, DEMETRIUS H.	DISMISSED

15-CC-3953	GOODMAN, APRIL	DISMISSED
15-CC-3954	ABRAMS, RICHARD S.	DISMISSED
15-CC-3955	ABRAMS, RICHARD S.	DISMISSED
15-CC-3960	JEWISH VOCATIONAL SERVICE	DISMISSED
15-CC-3969	NEW ALBERTSONS, INC.	DISMISSED
15-CC-4001	NATIONWIDE MUTUAL FIRE INS CO A/S/O WALLACE, D AVID	DISMISSED
15-CC-4003	RIEGER, NICOLE	DISMISSED
15-CC-4006	INSTITUTE FOR POSITIVE MENTAL HEALTH	DISMISSED
15-CC-4011	FARLEY, FRANK	DISMISSED
16-CC-0025	PULMONARY & CRITICAL CARE	DISMISSED
16-CC-0028	FICKLING, JEREMY	DISMISSED
16-CC-0041	TAYLOR, IVAN	DISMISSED
16-CC-0048	ORBIS CONSTRUCTION COMPANY, INC.	DISMISSED
16-CC-0049	ORBIS CONSTRUCTION COMPANY, INC.	DISMISSED
16-CC-0050	MITCHELL, DARYL	DISMISSED
16-CC-0051	ORBIS CONSTRUCTION COMPANY, INC.	DISMISSED
16-CC-0053	ORBIS CONSTRUCTION COMPANY, INC.	DISMISSED
16-CC-0054	ORBIS CONSTRUCTION COMPANY, INC.	DISMISSED
16-CC-0085	CHICAGO AREA INTERPRETER	DISMISSED
16-CC-0094	WILLIAMS, HERMAN	DISMISSED
16-CC-0107	HARRISON, HAROLD R.	DISMISSED
16-CC-0113	HI-TECH TOWERS, INC.	DISMISSED
16-CC-0115	GEORGE ALARM COMPANY, INC.	DISMISSED
16-CC-0128	POSTLEWAITE, JARVIS	DISMISSED
16-CC-0131	MECHANICAL CONCEPTS OF ILLINOIS, INC.	DISMISSED
16-CC-0159	ENCOMPASS INSURANCE COMPANY A/S/O RUTH SHARPS	DISMISSED
16-CC-0162	HORTON, DANIEL	DISMISSED
16-CC-0186	STATE HOUSE MANAGEMENT, LLC.	DENIED
16-CC-0219	KAMPHOUSE, WILLIAM	DISMISSED
16-CC-0232	THOMAS, MITCHELL	DISMISSED
16-CC-0236	BROWN, TRENT	DENIED
16-CC-0256	INSTITUTE FOR POSITIVE MENTAL HEALTH	DISMISSED
16-CC-0277	MEDTEC HEALTHCARE	DISMISSED
16-CC-0351	MIDWEST LITIGATION SERVICES	DISMISSED
16-CC-0363	ERIE INSURANCE A/S/O TOWLE, DAVID & EMILY	DISMISSED
16-CC-0378	MCCORKLE LITIGATION SERVICES, INC.	DISMISSED
16-CC-0382	COMFORT INN	DISMISSED
16-CC-0394	ADELPHIA, LLC.	DISMISSED
16-CC-0414	ALLEN, EARL	DISMISSED
16-CC-0456	COMFORT INN	DISMISSED
16-CC-0471	HARDY, CORA	DISMISSED
16-CC-0491	OPPORTUNITY HOUSE, INC.	DISMISSED
16-CC-0496	INLAND COMMERCIAL PROPERTY MGMT	DISMISSED
16-CC-0497	OPPORTUNITY HOUSE, INC.	DISMISSED
16-CC-0562	WICHMANN-KLAWITTER REPORTING	DISMISSED
16-CC-0563	WICHMANN-KLAWITTER REPORTING	DISMISSED
16-CC-0564	WICHMANN-KLAWITTER REPORTING	DISMISSED
16-CC-0565	WICHMANN-KLAWITTER REPORTING	DISMISSED
16-CC-0566	WICHMANN-KLAWITTER REPORTING	DISMISSED
16-CC-0567	WICHMANN-KLAWITTER REPORTING	DISMISSED
16-CC-0578	ANIXTER CENTER	DISMISSED
16-CC-0591	WAGNER, NICOLE AND SEAN, O/B/O WAGNER, ETHAN O /B/O CHANDLER, BROOK	DISMISSED
16-CC-0608	MORONES, JORGE	DISMISSED
16-CC-0625	MILLER SHAKMAN & BEEM, LLP.	DISMISSED
16-CC-0626	LOCKE LORD, LLP.	DISMISSED
16-CC-0633	NUNN, KANIKA	DISMISSED
16-CC-0635	RAY, HOYT	DISMISSED
16-CC-0639	CANON SOLUTIONS AMERICA, INC.	DISMISSED
16-CC-0662	TAYLOR, IVAN L.	DISMISSED
16-CC-0669	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0672	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED

16-CC-0677	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0678	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0679	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0701	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0702	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0703	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0704	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0705	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0706	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0730	UNIVERSAL INDUSTRIES	DISMISSED
16-CC-0739	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0740	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0741	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0742	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0743	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0744	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0767	WISCONSIN GLACIER SPRINGS COMPANY	DISMISSED
16-CC-0773	COMMUNITY ASSISTANCE PROGRAMS	DISMISSED
16-CC-0836	LEEDA SERVICES OF ILLINOIS, INC.	DISMISSED
16-CC-0860	TERRY, CORKY	DISMISSED
16-CC-0878	FRIERSON, WAYNE	DISMISSED
16-CC-0881	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0883	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0889	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0891	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0892	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0894	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0895	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0897	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0898	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0899	WEST SUBURBAN SENIOR SERVICES	DISMISSED
16-CC-0920	SUPERIOR EXPRESS, INC.	DISMISSED
16-CC-0924	SHEEHAN, RICHARD	DISMISSED
16-CC-0978	POHL, ROSANNE	DISMISSED
16-CC-0992	HELP AT HOME, INC.	DISMISSED
16-CC-1064	CLEMMER, REGINA	DISMISSED
16-CC-1122	IN TOTIDEM VERBIS, LLC.	DISMISSED
16-CC-1130	GRIFFIN, MICHAEL	DISMISSED
16-CC-1212	ARRINGTON, OTIS	DISMISSED
16-CC-1225	WILSON, DARREN	DISMISSED
16-CC-1227	RODRIGUEZ, ESTEBAN	DISMISSED
16-CC-1277	CARRILLO, ROSA MARIA, AS INDEPENDENT ADMINISTRATOR OF THE ESTATE OF CARRILLO, FABIAN CESAR, DECEASED	DISMISSED
16-CC-1327	GAILEY EYE CLINIC	DISMISSED
16-CC-1331	JONES, ALVIN	DISMISSED
16-CC-1336	BURKE, ALEXANDER	DISMISSED
16-CC-1436	NAPLETON AUTO WERKS	DISMISSED
16-CC-1498	GOODMAN, TONI	DISMISSED
16-CC-1508	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1509	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1513	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1515	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1518	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1522	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1527	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1528	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1534	SEVILLE STAFFING, LLC.	DISMISSED
16-CC-1540	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1542	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1544	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1545	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1552	COMMONWEALTH EDISON COMPANY	DISMISSED

16-CC-1556	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1558	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1565	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1568	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1569	CARDONA, LILIA	DISMISSED
16-CC-1571	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1572	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1574	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1579	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1585	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1587	COMMONWEALTH EDISON COMPANY	DISMISSED
16-CC-1762	ALLSTATE INSURANCE A/S/O KAY, BRYAN	DISMISSED
16-CC-1798	SEQUEL YOUTH SERVICES D/B/A NOTHERN ILLINOIS A CADEMY	DISMISSED
16-CC-1874	LANE, SYLVIA	DISMISSED
16-CC-1892	DAVY, JAMES	DISMISSED
16-CC-1936	HARVEY, EUGENE M.	DISMISSED
16-CC-1972	HOME CARE PERSONAL SERVICES, INC.	DISMISSED
16-CC-1990	PREMIER DERMATOLOGY	DISMISSED
16-CC-2135	A PACKAGE DEAL	DISMISSED
16-CC-2175	JOLIET-55 LODGING ASSOCIATES D/B/A HAMPTON INN	DISMISSED
16-CC-2190	ROCKFORD PUBLIC SCHOOLS, DISTRICT 205	DISMISSED
16-CC-2192	CROOM, CHRISTOPHER	DISMISSED
16-CC-2219	LANER MUCHIN, LTD.	DISMISSED
16-CC-2227	LANER MUCHIN, LTD.	DISMISSED
16-CC-2228	LANER MUCHIN, LTD.	DISMISSED
16-CC-2440	UNITED LETTER SERVICE, INC., D/B/A UNITED GRAP HICS & MAILING GROUP	DISMISSED
16-CC-2461	BUTLER, CHARLOTTE	DISMISSED
16-CC-2469	MARTIN, PHILLIP	DISMISSED
16-CC-2691	PERFORMANCE PIPELINE, INC.	DISMISSED
16-CC-2709	UPHOFF, LUCINDA K., D/B/A ADVANTAGE REPORTING SERVICE	DISMISSED
16-CC-2830	SOSNOWSKI, ALICE M.	DISMISSED
16-CC-2973	ALLSTATE INSURANCE A/S/O WEDEEN, NICOLE	DISMISSED

CONTRACTS - LAPSED APPROPRIATIONS

FY 2016

When the appropriation from which a claim should have been paid has lapsed, the Court will enter an award for the amount due Claimant.

13-CC-0961	RETINA INSTITUTE, LLC.	\$44.90
13-CC-1954	ROCCAFORTE, PETER PHD.	\$450.00
14-CC-0245	JACKSON, MESUE	\$39,724.00
14-CC-2563	DUNNINGTON, JAMES	\$75.71
14-CC-2592	NATIONAL CENTER FOR COMPETENCY TESTING	\$90.00
14-CC-2724	WABASH GENERAL HOSPITAL	\$109.00
14-CC-2893	ILLINOIS COLLEGE OF OPTOMETRY	\$70.00
14-CC-2894	ILLINOIS COLLEGE OF OPTOMETRY	\$313.45
14-CC-3768	NEW ALBERTSONS, INC.	\$60.00
14-CC-3769	NEW ALBERTSONS, INC.	\$100.00
14-CC-3770	NEW ALBERTSONS, INC.	\$150.00
14-CC-3771	NEW ALBERTSONS, INC.	\$30.00
14-CC-3772	NEW ALBERTSONS, INC.	\$100.00
14-CC-3776	NEW ALBERTSONS, INC.	\$60.00
14-CC-3777	NEW ALBERTSONS, INC.	\$60.00
14-CC-3778	NEW ALBERTSONS, INC.	\$30.00
14-CC-3779	NEW ALBERTSONS, INC.	\$180.00
14-CC-3780	NEW ALBERTSONS, INC.	\$120.00
15-CC-0299	NAPERVILLE DUPAGE TAXI, INC.	\$91.00
15-CC-0310	ILLINOIS, UNIVERSITY OF	\$3,048.00
15-CC-0559	SOUND CHOICE HEARING CLINIC	\$3,218.00
15-CC-0560	SOUND CHOICE HEARING CLINIC	\$3,517.98
15-CC-0811	LEWIS, VIRGINIA ANN	\$315.00
15-CC-2293	WYMAN-SICHER EYE ASSOC SC	\$228.80
15-CC-2339	RAO UPPULURI, M.D.	\$98.26
15-CC-2659	DSW INDUSTRIES, INC.	\$77.70
15-CC-2690	MAXI AIDS, INC.	\$486.85
15-CC-2691	MAXI AIDS, INC.	\$129.09
15-CC-2693	MAXI AIDS, INC.	\$97.55
15-CC-2694	MAXI AIDS, INC.	\$27.45
15-CC-2695	MAXI AIDS, INC.	\$329.75
15-CC-2733	INDEPENDENT LIVING AIDS LLC D/B/A ILLINOIS LIVING AIDS, INC.	\$236.90
15-CC-2788	PETER ROCCAFORTE PHD PC	\$455.00
15-CC-2799	BOND EYE ASSOCIATES	\$124.00
15-CC-2800	BOND EYE ASSOCIATES	\$1,040.00
15-CC-2801	BOND EYE ASSOCIATES	\$2,195.00
15-CC-2804	BOND EYE ASSOCIATES	\$899.00
15-CC-2805	BOND EYE ASSOCIATES	\$280.42
15-CC-2806	BOND EYE ASSOCIATES	\$1,289.00
15-CC-2807	BOND EYE ASSOCIATES	\$2,647.00
15-CC-2809	BOND EYE ASSOCIATES	\$244.00
15-CC-2905	HENDERSON, TIFFANY	\$3,821.90
16-CC-0802	KAURIN, BARBARA J.	\$51.75
16-CC-1061	ILLINOIS COLLEGE OF OPTOMETRY	\$607.23
16-CC-1188	YOUNG, CHARLES L.	\$112.00
16-CC-1189	YOUNG, CHARLES L.	\$315.00
16-CC-1190	YOUNG, CHARLES L.	\$115.00
16-CC-1393	HERRERA, MARIA	\$275.74

16-CC-1475	COLON, CINDY	\$217.34
16-CC-1535	SEVILLE STAFFING, LLC.	\$804.63
16-CC-2872	CHICAGO LIGHTHOUSE FOR PEOPLE WHO ARE BLIND OR VISUALLY IMPAIRED	\$403.99

**CRIME VICTIMS COMPENSATION ACT
OPINIONS NOT PUBLISHED IN FULL**

FY 2016

Where person is victim of violent crime as defined in the Act; has suffered pecuniary loss; notified and cooperated fully with law enforcement officials immediately after the crime; the injury was not substantially attributable to the victim's wrongful act or substantial provocation; and the claim was filed in the Court of Claims within one year of the date of injury; compensation is payable under the Act.

92-CV-1551	SHIELDS, LISA	\$1,326.77
92-CV-2470	STABOSZ, MARSHA	DENIED
98-CV-0970	LEE, NITA F. G.	DENIED
01-CV-1905	SPEARS, MARY; & COOPER, ANGELA	DENIED
03-CV-1336	CROWN, VICTOR M.	DISMISSED
04-CV-3831	ADAME, ZITLALI	\$15,142.45
04-CV-4394	HERNANDEZ, RICARDO	\$17,855.58
05-CV-2526	JENKINS, GLORIA	\$5,000.00
05-CV-4271	GRAEFE, MICHELLE	\$10,820.00
06-CV-0030	SMITH, DEBBIE	DENIED
06-CV-0324	FERNANDEZ, JIMMIE	DISMISSED
06-CV-1861	TAYLOR, MICHELLE	DENIED
06-CV-2989	THOMAS, ANTHONY	DISMISSED
06-CV-5367	LINDLER, JENNIFER UNDERWOOD	\$3,645.34
07-CV-0727	VILLARREAL, CRISTOBAL	DISMISSED
07-CV-2687	CLEMENTS, JASON	\$5,393.86
07-CV-4214	SOTELO, FERNANDO	\$5,443.97
08-CV-1389	MURPHY, DOUGLAS D.	\$27,000.00
08-CV-2260	DAVIS, MARCUS	DENIED
08-CV-3193	HEARD, NENA L. & BROWN, TIFFANY	DENIED
08-CV-4811	DEBRAUWERE, LAUREN	\$1,524.09
08-CV-5187	PORTNEY, DENNIS Y.	\$17,801.00
08-CV-5547	SAMANIEGO, CLARA F.	\$1,820.58
08-CV-5796	MARKOVICH, STEPHANIE	DISMISSED
08-CV-6403	BEAUCHAMP, EARLINE F.	DISMISSED
09-CV-1543	LAKE, TRAVIS	\$10,723.00
09-CV-1934	KENNEBREW, KERRY	DISMISSED
09-CV-2841	ROBINSON, DARREN	DISMISSED
09-CV-3407	THOMPSON, PARIS P.	DISMISSED
09-CV-5465	GIVENS, SUNNY	DENIED
10-CV-1096	BROMLEY, MARK A II	DENIED
10-CV-2104	DOUTHIT, RICKY L.	DENIED
10-CV-2302	LONG, SYLVIA	DENIED
10-CV-2798	SMITH, CHARLES E.	DISMISSED
10-CV-3008	ROSADO, MARILUZ	\$3,750.00
10-CV-3477	PARKINSON, STEPHANIE	DENIED
10-CV-3571	SHARP, SEAN	DISMISSED
10-CV-5088	CLAIR, AUBREY	DENIED
10-CV-5468	FINLEY, DANZEAL	DENIED
11-CV-0481	GARTH, ANGELA LAMPLEY	DISMISSED
11-CV-0664	PIPKIN, RICHARD A.	DENIED
11-CV-1019	WHALEY, PEGGY L.	DENIED
11-CV-1146	ROGERS, BRAYANT	DISMISSED
11-CV-1191	FOSTER, BILLY	DENIED

11-CV-1326	WHEATLEY, SUSAN M.	DENIED
11-CV-1649	BECK, PRINCESS	\$8,493.71
11-CV-2560	JONES, BETHANY	DENIED
11-CV-2647	BOLLINGER, CYNTHIA	\$6.70
11-CV-2783	SPANN, LEVARN; & FERGUSON, ELLA	DENIED
11-CV-2837	SOLIVERAS, ALEXANDER	DISMISSED
11-CV-2900	CASTRO-TSIAPAS, CATALINA	\$2,900.00
11-CV-2937	PENNIE, ROGER	\$2,470.72
11-CV-3141	BUTLER, KHAN	DENIED
11-CV-3199	HOWARD, TIFFANY	DENIED
11-CV-3374	HICKS, ROBERT D.	DISMISSED
11-CV-4899	LEYVA-GARCIA, LUIS A.	\$25,485.55
11-CV-4945	OVERTON, JERALD	\$1,113.00
11-CV-5342	RICHARDS, SAMANTHA A.	DENIED
11-CV-5458	BENSON, BABBIE	DENIED
12-CV-0007	FISHER, MARQUETTE	DISMISSED
12-CV-0125	VERA, MIGUEL	DENIED
12-CV-0225	DAVIS, NORMA JEAN	DISMISSED
12-CV-0276	RASCON, MATTHEW J.	\$21,457.06
12-CV-0592	KELLY, ERYN	DENIED
12-CV-0593	KELLY, ERYN	DENIED
12-CV-0629	WILLIAMS, KIMBERLY	DISMISSED
12-CV-0795	STOFFERAHN, JUSTIN	\$5,874.75
12-CV-0963	CONTINI, ALEXANDRIA	DENIED
12-CV-0980	OSTROWSKA, BEATA	DENIED
12-CV-1050	IGNACIO, PAMELA R.	DENIED
12-CV-1138	VOIGT, SHARLA L.	DENIED
12-CV-1182	GIPE, DUSTAN	DISMISSED
12-CV-1295	LAZANO, JUAN	DISMISSED
12-CV-1387	GARCIA, CARMEN R.	DISMISSED
12-CV-1665	PRUITT, TERRY	DISMISSED
12-CV-1672	TIMMONS, CHARLES	DENIED
12-CV-1782	WALKER, KATHLEEN	DENIED
12-CV-2035	YOUNG, LONNIE	DISMISSED
12-CV-2059	ANDRADE, RAUL	DISMISSED
12-CV-2120	ABU-INNAB, FAROUK FA.	\$10,083.99
12-CV-2245	BROWN, CURTIS	\$22,255.14
12-CV-2569	WILLIAMS, MARIANA	DENIED
12-CV-2577	JOHNSTON, CARRIE	DENIED
12-CV-2716	SANCHEZ, CHRISTIAN NAPOLES	\$4,602.93
12-CV-2793	WILLIAMS, JOHN	DISMISSED
12-CV-2886	DIAZ DELEON, MAYA	DENIED
12-CV-2958	PALOMINO, SAMANTHA	DENIED
12-CV-3165	VARDAK, JASSIRA	DENIED
12-CV-3199	ASH, MARVIN	\$27,000.00
12-CV-3364	COLEMAN, CASANDRA	\$10,091.39
12-CV-3537	DELPRINCIPE, DAVID	DENIED
12-CV-3679	KRONCKE, SUSAN	RECONSIDERED DENIAL
12-CV-3886	HAHN, MARY A.	\$1,292.45
12-CV-3939	LIGGINS, JACQUELINE	DENIED
12-CV-4035	CIPRES, PABLO	DISMISSED
12-CV-4098	GOMEZ, GUSTAVO	\$10,830.42
12-CV-4383	TOWNS, LAVONNA	DISMISSED
12-CV-4991	BELUSO, CHRISTOPHER & ESQUIVEL, NATASHA	\$7,500.00
12-CV-5004	PIERCE, RONALD	\$2,660.21
12-CV-5014	JOHNSON, TERRELL T.	DISMISSED
12-CV-5021	MUNSON, GRETA	\$826.84
12-CV-5032	CARRILLO, ROSALBA	DISMISSED
12-CV-5040	HOBSON, DEANDRE	DISMISSED
12-CV-5048	MCGEE, GAYLE	DENIED
12-CV-5058	SMITH, EARSLEY	DISMISSED
12-CV-5062	WESTHOFF, JASON R.	\$27,000.00
12-CV-5120	RODRIGUEZ, CALVIN	DISMISSED

12-CV-5167	EDGIN, YOLANDA A.	DISMISSED
12-CV-5193	HUDSON, DARICK	DENIED
12-CV-5261	WHITEHEAD-O'NEAL, NIKKO D.	DISMISSED
12-CV-5277	DANIEL, ERIC	DISMISSED
12-CV-5302	WILLIAMS, DEVASHA	DENIED
12-CV-5309	HUNT, HENRY L.	DISMISSED
12-CV-5321	GARZA, ELIAS	DENIED
12-CV-5325	MCDUGLE, DA SHAWN	DENIED
12-CV-5334	WILLIAMS, YOLETTA	RECONSIDERED DISMISSAL
13-CV-0001	ARNOLD, JOHN E. JR.	DISMISSED
13-CV-0026	AVALOS, EDGAR	DISMISSED
13-CV-0043	HABEEB, AKHTAR	DISMISSED
13-CV-0077	CALAHAN, CHARLES	DISMISSED
13-CV-0087	HALL, REGINALD	DISMISSED
13-CV-0089	HARRIS, LAMONT	DISMISSED
13-CV-0090	HINTON, STEVE	DISMISSED
13-CV-0097	PITCHFORD, ANTONIO	DISMISSED
13-CV-0107	SMITH, BRANDON	DISMISSED
13-CV-0108	STECHMULLER, NATALIE	DISMISSED
13-CV-0238	RULE, DEMETRIC	DISMISSED
13-CV-0254	PUGH, KIRBY D.	DISMISSED
13-CV-0300	GARZA, ELIAS	DENIED
13-CV-0303	HUNTER, RANDY	\$155.80
13-CV-0306	HARRIS, PHYLESTINE	DISMISSED
13-CV-0318	BOOKER, MELISSA	DENIED
13-CV-0336	ANDERSON, JACKIE	DENIED
13-CV-0355	BROWN, DEONTAE	DISMISSED
13-CV-0356	BROWN, DEWAYNE	DISMISSED
13-CV-0370	GRIGGS, KEITH	DISMISSED
13-CV-0413	AULET, CARL	DISMISSED
13-CV-0473	ANYAGAFU, GEOFFREY	DISMISSED
13-CV-0493	SPADE, KELLY R.	DISMISSED
13-CV-0530	MCCAFFREY, DAVID W.	DENIED
13-CV-0541	DAWSON, JOE	DISMISSED
13-CV-0552	CONNER, ROCHELLE	DENIED
13-CV-0575	STIFF, LASHONDRA	DISMISSED
13-CV-0580	ADAMS, DOROTHY	DISMISSED
13-CV-0591	LACY, MAURION	DISMISSED
13-CV-0592	LEATHERS, ANDREW	DENIED
13-CV-0593	LEATHERS, CARRIE	DENIED
13-CV-0623	SPENCER, JAMES W.	DISMISSED
13-CV-0644	GARZA, DIANA	DENIED
13-CV-0666	NUNIVE, CESAR	DENIED
13-CV-0712	BROOKS, MAJOR L.	DISMISSED
13-CV-0732	SHELTON, REGINALD	DISMISSED
13-CV-0738	ZAPATA, LUIS	DISMISSED
13-CV-0846	SHARP, MARTHA	DENIED
13-CV-0888	FREEMAN, MARK	DISMISSED
13-CV-0954	GONZALEZ, VICTORIA	DENIED
13-CV-0988	ZAPFE, KELLY	\$9,095.00
13-CV-0989	ZARATE, RUBEN	DISMISSED
13-CV-0997	HUNT-SALAAM, AMIR	\$2,799.25
13-CV-1003	FREEMAN, DAVID	DISMISSED
13-CV-1112	RANDALL, AUSTIN	DISMISSED
13-CV-1146	HARPER, LAZERRIC R.	DISMISSED
13-CV-1163	THOMAS, BEVERLY	DENIED
13-CV-1182	PEOPLES, JONATHAN O.	DISMISSED
13-CV-1183	PERKINS, QUENTIN	DISMISSED
13-CV-1231	ROSADO, FELIX	DENIED
13-CV-1233	SLOAT, DEANNA	\$7,559.00
13-CV-1234	AUSTIN, DENISE	DENIED
13-CV-1311	HERNANDEZ, ARTURO	DISMISSED
13-CV-1326	ALDRIDGE, TARSHISHA	DENIED

13-CV-1410	OLLINS, JOSIE L.	\$3,337.42
13-CV-1444	WOLFE, CURTIS	DENIED
13-CV-1591	GUO, ZIJUN	DENIED
13-CV-1618	HAYWOOD, ANDRE	DISMISSED
13-CV-1624	JACKSON, SUMMER	DISMISSED
13-CV-1648	MITCHELL, THEON L.	DISMISSED
13-CV-1660	CARMONA, JOSE	\$27,000.00
13-CV-1692	AGUILAR, BALDEMAR	DENIED
13-CV-1693	KOLAR, STEPHEN	DENIED
13-CV-1710	STERKOWITZ, STACEY	\$149.50
13-CV-1777	BROWN, COREY	DISMISSED
13-CV-1800	SMOTHERMAN, SANCHEZ	DISMISSED
13-CV-1821	HILL, PLRASHEID	DISMISSED
13-CV-1829	SMITH, MARCELLUS SR.	DISMISSED
13-CV-1831	THOMAS, SHARAE	DISMISSED
13-CV-1868	THOMAS, DEMOYNE	DISMISSED
13-CV-1929	HARRIS, LAMAR	DISMISSED
13-CV-1953	FRANCO, SAL	\$2,663.50
13-CV-1973	BROWN, BOOKER	DISMISSED
13-CV-1991	MACK, DARRIN	DISMISSED
13-CV-2031	BROWN, TODD	DISMISSED
13-CV-2033	COLEMAN, RAYQUON	DISMISSED
13-CV-2067	HAAG, BRIAN	\$2,050.00
13-CV-2111	TAYLOR, JACOBY	\$451.54
13-CV-2128	CRAIG, TONY	DISMISSED
13-CV-2132	JACKSON, DARRICK M.	DISMISSED
13-CV-2138	VELAZQUEZ, PAUL	DENIED
13-CV-2192	WILEY, NEAL	DISMISSED
13-CV-2194	BROWN, DOMINIC	DENIED
13-CV-2300	PERKINS, QUENTIN	DISMISSED
13-CV-2327	HARRIS, RODNEY	DISMISSED
13-CV-2359	EVANS, MALCOLM	DISMISSED
13-CV-2380	TAYLOR, ANNITRA	\$3,018.20
13-CV-2385	CAVANAUGH, RUSSELL JR.	\$6,830.26
13-CV-2421	SOLOMON, BRYANT	DISMISSED
13-CV-2475	GRAY, RONALD	DISMISSED
13-CV-2559	BESHIR, ABDELAZIZE	DISMISSED
13-CV-2564	GEORGE, KATHERINE	DENIED
13-CV-2576	MURRAY, SYDNI	DISMISSED
13-CV-2595	MCCALEB, ANDRE	DISMISSED
13-CV-2626	JACKSON, LASHON	DISMISSED
13-CV-2634	SMITH, RANDY	DISMISSED
13-CV-2645	ORBECK, PHILIP J.	DISMISSED
13-CV-2658	CARDENAS, CHRISTIAN	DISMISSED
13-CV-2706	CARRASQUILLO, JOSHUA	DISMISSED
13-CV-2771	PONTRELLI, WENDY	DISMISSED
13-CV-2783	FUENTES, KIERRA	DENIED
13-CV-2844	YENKLE, ANGEL LUIS	DENIED
13-CV-2864	WILLIS, RODRICK JR.	DENIED
13-CV-2867	ANAYA, JOSE N.	DISMISSED
13-CV-2892	EXSON, CANDACE	DISMISSED
13-CV-2909	DUCKWORTH, ELIJAH M.	DISMISSED
13-CV-2948	COTTON, DON S. II	DISMISSED
13-CV-2977	DAVIS, PARIS	DISMISSED
13-CV-3021	BACHAR, DAVID	DISMISSED
13-CV-3039	DREW, LIONEL C. III	DISMISSED
13-CV-3156	MOLLER, DAVID	DISMISSED
13-CV-3167	WILLIAMS, ANTONIO	DISMISSED
13-CV-3194	HILL-PORTER, FELICIA & MILLER, WILLIETTA	DENIED
13-CV-3282	REED, JOSHUA	DISMISSED
13-CV-3309	RHODES, ARTECO	DISMISSED
13-CV-3317	WILSON, VIVIAN	\$18,676.10
13-CV-3355	LURTON, LORI D.	DENIED

13-CV-3374	WOOTEN, STEVE	DISMISSED
13-CV-3417	ROBINSON, S. CALVIN	DISMISSED
13-CV-3470	CUNNINGHAM, TRACY	\$683.00
13-CV-3491	WAKEFIELD, MARCELO	DISMISSED
13-CV-3547	BROWN, MICHAEL	DISMISSED
13-CV-3593	BERGDAHL, MIKE	\$12,467.90
13-CV-3599	EVANS, DARREN	DISMISSED
13-CV-3698	CORUM, TINA	\$5,068.32
13-CV-3721	RYBAND, ROBERT M. III	DISMISSED
13-CV-3728	ASHFORD, GREGORY	DISMISSED
13-CV-3731	BLACKMAN, ANTWAN	DISMISSED
13-CV-3744	HARVEY, DEON	DISMISSED
13-CV-3856	DYKES, STEVEN	\$22,907.62
13-CV-3863	MIKLOSIK, JOHN M.	DISMISSED
13-CV-3871	THOMPSON, JONATHAN	DISMISSED
13-CV-3906	PERRY, DENIKA	\$340.92
13-CV-4007	WEATHERS, DENVEN	DISMISSED
13-CV-4010	BUHLE, LISA	\$3,796.88
13-CV-4023	RODGERS, RAYMOND A.	DISMISSED
13-CV-4047	ROBINSON, EDDIE	\$3,095.00
13-CV-4083	GOINS, QUENTIN	DISMISSED
13-CV-4134	HORTON, TYRONE	DISMISSED
13-CV-4161	SIMMONS, MORRIS	DISMISSED
13-CV-4221	O'LAUGHLIN, LAMONT JR.	DISMISSED
13-CV-4227	CONNER, ERVIN J.	DISMISSED
13-CV-4242	FRINT, DUSTIN E.	DISMISSED
13-CV-4243	GUZMAN, JORGE A.	\$27,000.00
13-CV-4255	MENDEZ, JOSE	DENIED
13-CV-4268	WILDS, DELOIS	DENIED
13-CV-4320	MCFALL, KASEY	DENIED
13-CV-4336	WILSON, SAVANN D.	DISMISSED
13-CV-4357	WOODS, JOHNNY	DISMISSED
13-CV-4411	PEREZ, DOMINIC	DISMISSED
13-CV-4425	BROWN-WHITFIELD, DIONDAI L.	DENIED
13-CV-4548	LAKIN, ROBERT	DISMISSED
13-CV-4549	LEE, GABRIELLE G.	DISMISSED
13-CV-4579	JOHNSTON, GARRET	DENIED
13-CV-4581	PARKER, MICHELLE	DENIED
13-CV-4602	PELLEGRINI, RUTH	DENIED
13-CV-4654	JOKELA, FIIA	DENIED
13-CV-4679	SCHULTZ, EDWARD	DISMISSED
13-CV-4735	BROWN, SHERMAN	DISMISSED
13-CV-4757	O'BRIEN, JEVON	DISMISSED
13-CV-4780	SMITH, VIRGIL	DISMISSED
13-CV-4807	FRANKLIN, GLENN JR.	\$2,068.00
13-CV-4881	DWORAKOWSKI, MARTA	\$1,200.00
13-CV-4891	MORALES, JOSE	\$2,415.63
14-CV-0001	BOGART, JOHN	DISMISSED
14-CV-0060	WARE, ILEAN	DENIED
14-CV-0061	WARREN, DEITRICH	\$117.58
14-CV-0090	FERNANDEZ, JIMMIE	DISMISSED
14-CV-0121	OLIVER, JEREMY	DISMISSED
14-CV-0136	BROUGHT, MAURICE	DISMISSED
14-CV-0145	FORD, KIMBERLY	\$1,148.57
14-CV-0191	COLIN-JERONIMO, FRANCISCO	\$27,000.00
14-CV-0200	MUDGE, TAYLOR LEE	\$2,301.28
14-CV-0277	MORGAN, MARTIN	DISMISSED
14-CV-0325	LEAL, MIGUEL	DISMISSED
14-CV-0342	JOHNSON, CALVIN	DISMISSED
14-CV-0350	BALDWIN, ICYPHINE	DISMISSED
14-CV-0391	ASHFORD, MAURICE	DENIED
14-CV-0400	PEOPLES, AVERI	DISMISSED
14-CV-0406	VIVEROS, LORENA	DENIED

14-CV-0407	WHITLEY, KEVIN	DISMISSED
14-CV-0428	GATES, TOWNEER	\$582.00
14-CV-0447	BENNETT, KIYONDA	DENIED
14-CV-0477	BROWN, MICHAEL	DISMISSED
14-CV-0487	ERICKSON, INGER	\$10,693.66
14-CV-0490	HERNANDEZ, CYNTHIA	\$6,783.63
14-CV-0519	BLANCAS, UBALDO	\$9,085.07
14-CV-0526	ADAMS, DIANN	DISMISSED
14-CV-0569	HOOPER, KEVIN	DISMISSED
14-CV-0574	MAYO, ANTHONY	\$7,500.00
14-CV-0672	BLANCAS, VERONICA	\$3,335.93
14-CV-0737	ATKINS, KENYA	DENIED
14-CV-0750	LOPEZ, ERNESTO	\$20,048.81
14-CV-0772	MITCHELL, AARON	DISMISSED
14-CV-0833	WOODS, SHELBY	DENIED
14-CV-0839	CORONADO, VERONICA	DISMISSED
14-CV-0957	PECORARO, ALEXANDER	\$15,210.79
14-CV-0966	CARAKER, WILLIAM	DISMISSED
14-CV-0997	HENDERSON, SHANNON	\$45.68
14-CV-1005	PETERSON, MARK	\$3,513.13
14-CV-1057	LEWIS, MARTISE	DISMISSED
14-CV-1060	MOORE, ASHANTE L.	DISMISSED
14-CV-1076	EHORN, KATHY	\$5,220.20
14-CV-1078	HOOPER, ANTONIO	DENIED
14-CV-1087	WILLIAMS, ROBERT	DISMISSED
14-CV-1114	STRUCK, JAMES T.	DENIED
14-CV-1115	SULLIVAN, KRISTY	DENIED
14-CV-1159	KUROWSKI, REBECCA	\$2,620.50
14-CV-1162	ROBBINS, ANN-MARIE	DENIED
14-CV-1194	HAMPTON, DEZMON	DISMISSED
14-CV-1204	ADKINS, CODY J.	DISMISSED
14-CV-1215	LEWIS, ANTHONY	DISMISSED
14-CV-1232	GNIPPE, CHERYL A.	DENIED
14-CV-1236	PRITCHETT, ERNEST & HOLMES, SCHAVALIA & PRITCHETT, DESIREE	DENIED
14-CV-1287	BALKCOM, BREONT	DISMISSED
14-CV-1302	GUEST, JOSHUA	DENIED
14-CV-1329	JARMON, NORMA	\$27,000.00
14-CV-1335	CARTER, TAMMY	DENIED
14-CV-1336	CERINO, PAULINO	\$1,115.56
14-CV-1347	GUSTAFSON, ANDREW	\$27,000.00
14-CV-1360	WALLS, ALFRED	DISMISSED
14-CV-1366	BORGIE, KILEY	\$7,076.39
14-CV-1374	GIVENS, ANTONIO	DISMISSED
14-CV-1467	TAYLOR, ROBERT A.	DISMISSED
14-CV-1469	WHITE, KIMBERLY	\$1,220.02
14-CV-1504	ELITE, JULIE	RECONSIDERED DENIAL
14-CV-1549	CUEVAS, SOTERO	DENIED
14-CV-1579	PERRY, CATHERINE	DISMISSED
14-CV-1606	TILLER, TOMY L.	DISMISSED
14-CV-1611	CUSACK, MATTHEW J.	DISMISSED
14-CV-1637	BLAKE, ANGELIQUE; & VEAL, NICKIE	\$7,500.00
14-CV-1642	GAINES, JAYRELL	DISMISSED
14-CV-1673	ALVAREZ, JOSE	DISMISSED
14-CV-1703	HOWARD, GREGORY	DISMISSED
14-CV-1732	JOHNSON, WILLIE	\$571.60
14-CV-1737	MEJIA, AARON	DISMISSED
14-CV-1773	PARKER, DERRICK	DISMISSED
14-CV-1801	CRUMRIN, MANDY	DENIED
14-CV-1807	LEMP, MICHAEL	\$4,208.54
14-CV-1816	WILLIAMS, DENNIS	DENIED
14-CV-1832	VERA, ARTURO	\$263.00
14-CV-1833	VERA, ARTURO	DENIED

14-CV-1836	BUTLER, REGINALD	DISMISSED
14-CV-1869	JORDAN, JUSTIN	DENIED
14-CV-1890	LANE, CARLOS	\$6,143.01
14-CV-1904	DIAZ, DEAN	DENIED
14-CV-1905	HINTZCHE, KATIE	DENIED
14-CV-1912	SMITH-WILLIAMS, GABRIEL	DISMISSED
14-CV-1944	JONES, CARSON M.	DISMISSED
14-CV-1949	MORRISON, KEVIN	\$25,168.20
14-CV-1950	PERRY, KELVIN	DISMISSED
14-CV-1968	COLE, DEBORAH	DENIED
14-CV-1977	HARRISON, REBECCA	\$1,845.29
14-CV-1994	DAVIS, TONYA S.	DISMISSED
14-CV-2031	SIMS, EMMA	\$11,635.86
14-CV-2062	WILLIAMS, ANDRE	DISMISSED
14-CV-2134	JABRIEWICZ, STEFAN	DISMISSED
14-CV-2147	STARKS, DEVONTE	DISMISSED
14-CV-2158	VELASQUEZ, ROBERTINA	DENIED
14-CV-2159	VELASQUEZ, ROBERTINA	DENIED
14-CV-2165	COOPER, CURTIS	DENIED
14-CV-2188	WILSON, TORRIN	DISMISSED
14-CV-2200	JOHNSON, JIMMY	DISMISSED
14-CV-2216	PITTS, KRYSTAL	DENIED
14-CV-2218	SOBOTA, RAYMOND	DISMISSED
14-CV-2222	BURNETT, JUANNAKEE	\$5,908.00
14-CV-2224	CELESTINE, ROSALYN	DISMISSED
14-CV-2229	MARKOWICZ, MILTA	DENIED
14-CV-2266	DE CHAVEZ, NHILVEN	\$4,180.45
14-CV-2275	KOHLMEIER, JEFFREY E.	DISMISSED
14-CV-2282	WALKER, HENRY	DISMISSED
14-CV-2296	NEIBAUER, ADAM	DISMISSED
14-CV-2301	THOMAS, MORRIS H.	DISMISSED
14-CV-2304	WEBB, LATEAFA	\$3,899.95
14-CV-2309	CAPLES, STEPHAN JR.	DISMISSED
14-CV-2317	KEBSCH, DAVID	DENIED
14-CV-2352	WOODS, CHRISTOPHER	DISMISSED
14-CV-2358	BECK, RYAN	\$3,280.88
14-CV-2366	HOLYFIELD, JOSHUA	\$1,333.25
14-CV-2374	NAILS, KEVIN	DISMISSED
14-CV-2425	LITTLE, JERMAINE	DISMISSED
14-CV-2430	PERRY, ANTHONY	DISMISSED
14-CV-2465	MCCALLUM, ALICIA	DENIED
14-CV-2466	MCCULLERS, VIRGINIA L.	DENIED
14-CV-2471	ANDERSON, REGINALD	DISMISSED
14-CV-2482	STRYJEWSKI, THOMAS	DENIED
14-CV-2524	EDWARDS, KELVIN	\$70.83
14-CV-2532	LARKS, YVETTE	DISMISSED
14-CV-2556	RODRIGUEZ, RYAN R.	DENIED
14-CV-2560	SILVA, ANYA	DENIED
14-CV-2563	BROWN, BERNADETTA	DENIED
14-CV-2572	BERNARD, HORACE	\$6,198.54
14-CV-2598	RAINEY, CALVIN	DISMISSED
14-CV-2599	RUTH, DONNA	DENIED
14-CV-2604	BROGDON, MARSHA	DENIED
14-CV-2628	CZUBA, GRAZYNA	\$2,555.80
14-CV-2637	LLOYD, VIBRON	DENIED
14-CV-2649	WARRICK, KELSEY NOEL	\$10,295.88
14-CV-2652	BAILEY, KEITH	\$2,489.65
14-CV-2670	COLEMAN, JEREMY	DISMISSED
14-CV-2676	GRAHAM, CHRISTOPHER C.	DENIED
14-CV-2679	JAMES, MARY	DENIED
14-CV-2697	BRONOWICZ, KRZYSZTOF	\$530.00
14-CV-2698	BESSETTE, RANDY L.	DISMISSED
14-CV-2716	BEDWAN, RUSHDI	DISMISSED

14-CV-2717	CURINGTON, LAKEISHA	DENIED
14-CV-2748	STANFORD, RACHAEL	DENIED
14-CV-2755	HOLSMAN, DICKY W. JR.	DISMISSED
14-CV-2758	ALCANTARA, BENITA	DENIED
14-CV-2761	FRANKLIN, BRYTTANY & CRUMPTON, SHEILA	DENIED
14-CV-2846	LOPEZ, ADRIAN	DISMISSED
14-CV-2847	LUCHOWSKI, LINDY	\$1,955.40
14-CV-2851	MCCALLISTER, MISTI JO	DENIED
14-CV-2877	ANDREWS, DERRIUS	DISMISSED
14-CV-2922	PERSAUD, LAURA	DISMISSED
14-CV-2955	THOMPSON, LYNDA; VEASLEY, BRANDIS; AND CECIL, MELISSA	\$10,860.00
14-CV-2971	WEATHERSPOON, KIMBERLY	\$7,500.00
14-CV-2994	WALLS, ANDREW JR.	DENIED
14-CV-2996	ADEN, HEAVEN	\$813.29
14-CV-3007	ROSENFELD, STACEY	\$7,679.19
14-CV-3015	CLARK, DAWAYNE	DISMISSED
14-CV-3028	THOMAS-SAPPINGTON, THERESA	DENIED
14-CV-3042	JOE, LAVELL	DISMISSED
14-CV-3055	WALTERS, JEANITA L.	DENIED
14-CV-3072	ROUNDS, JEREMY C.	\$4,693.41
14-CV-3101	BURCH, JUNITO	DISMISSED
14-CV-3111	HARPER, ADELINE P.	\$27,000.00
14-CV-3113	MILLER, LUTHENIA	\$7,500.00
14-CV-3182	HARRINGTON, SHAWN	\$5,223.71
14-CV-3185	HERNANDEZ, LEONARDO	DENIED
14-CV-3225	GOLDYN, SCOTT	DENIED
14-CV-3228	MOREFIELD, JASON	DENIED
14-CV-3241	SUMMERS, SENCY B. SR.	DENIED
14-CV-3255	MUNOZ REYES, MARIANET	DENIED
14-CV-3275	SMITH, CURTIS	DENIED
14-CV-3296	WOODS, NATHANIEL JR.	DENIED
14-CV-3319	COWAN, LUCRETIA	\$7,500.00
14-CV-3333	GILL, CHARLESTINE	\$4,295.00
14-CV-3343	RUSS, ARASHEENDA	DENIED
14-CV-3391	GARNER, DIANNE	\$3,800.00
14-CV-3407	CLAY, ARTHUR D. JR.	DENIED
14-CV-3431	SHAFER, JILL	\$11,792.82
14-CV-3436	WOODS, SHELBY	DENIED
14-CV-3437	WOODS, SHELBY	DENIED
14-CV-3500	CONWAY, EILEEN	\$22,130.92
14-CV-3505	GONZALEZ, JUAN E.	\$3,636.71
14-CV-3507	HUGHES, KOURTNEY	DISMISSED
14-CV-3537	VEGA, CESAR	DISMISSED
14-CV-3538	WALKER, CANTRELL	DENIED
14-CV-3553	RUSSELL, MALCOLM	DISMISSED
14-CV-3554	STAPLES, JESSICA	DENIED
14-CV-3600	HOLDER, DONALD	\$509.33
14-CV-3611	KARSTEN, BRITTANY	DENIED
14-CV-3632	DOYLE, PATRICIA	DENIED
14-CV-3649	NAVARRETE GONZALEZ, EDUARDO	\$27,000.00
14-CV-3653	HOLDER, MARY	\$1,138.72
14-CV-3666	CRAWFORD, TIFFANY	DISMISSED
14-CV-3671	GHERARDINI, JAMES	\$12,801.93
14-CV-3672	GORDON, GREGORY JR.	DISMISSED
14-CV-3708	ACEVEDO, LOLA	\$1,368.23
14-CV-3714	COUGHLIN, DEBORAH	DISMISSED
14-CV-3715	ESPARZA, RICARDO	DENIED
14-CV-3726	MARTINEZ, ROSA	\$431.00
14-CV-3730	POLLARD, JACQUELINE	\$801.12
14-CV-3731	DAVIS, LEIGHANN	DENIED
14-CV-3737	TOWNS, JADE	\$1,925.00
14-CV-3753	KELLEY, MATTHEW	\$346.08

14-CV-3760	ORTIZ, MIGUEL	DENIED
14-CV-3770	CARDONA, MARIA E.	DENIED
14-CV-3775	ENGLISH, JACOB	\$5,047.43
14-CV-3808	SMITH, WILLIAM	DISMISSED
14-CV-3810	GRACE, WALTER	DISMISSED
14-CV-3813	WAILAND, ANGELA M.	DENIED
14-CV-3827	SIEBENTHAL, PAUL	DENIED
14-CV-3829	MICHELS, JAMES C.	DENIED
14-CV-3843	BROWN, DEANTE	DISMISSED
14-CV-3844	BOOTH, DERRICK L. SR.	DENIED
14-CV-3856	LACEY, ERICKA	DENIED
14-CV-3860	MOORE, JEREMIAH	DENIED
14-CV-3871	BARCENAS, SUSANA	\$3,663.00
14-CV-3878	MEREDITH, KENNETH	DENIED
14-CV-3906	WILLIAMS, STELLA	\$1,974.00
14-CV-3909	FLORES, REYNALDO	\$1,412.00
14-CV-3913	JAMES, LAURA J.	DENIED
14-CV-3928	ROUSE, PAUL	DENIED
14-CV-3933	ZIELINSKI, LUCAS	\$10,479.15
14-CV-3944	PRINCE, CORLISS	\$7,500.00
14-CV-3953	FERGUSON, WILLIE	DENIED
14-CV-3963	LEHOCKY, MEGAN	\$2,102.28
14-CV-3964	MCFADDEN, MELVIN	DISMISSED
14-CV-3965	MCFADDEN, MELVIN	DISMISSED
14-CV-3966	MCFADDEN, MELVIN	DISMISSED
15-CV-0005	GARFIO, LETICIA	DENIED
15-CV-0019	HOLMES, ANGELA	DENIED
15-CV-0020	KNOX, VERONICA	\$10,000.00
15-CV-0025	TOWNSEND, RICKEY	DENIED
15-CV-0034	JELKS, MAURICE	\$962.75
15-CV-0043	BRISTOW, QUINTON	\$978.66
15-CV-0046	BYNUM, CONTRELLE	DENIED
15-CV-0049	PARTEE, JACQUELINE	DISMISSED
15-CV-0052	GARRETT, DEMONE	DENIED
15-CV-0060	MENDOZA, JESUS	DENIED
15-CV-0061	ROSS, KELVIN	DENIED
15-CV-0066	WALTER, ANTHONY	DISMISSED
15-CV-0068	BAILEY, VENESA L.	\$1,463.69
15-CV-0103	JOHNSON, TEANA	\$178.00
15-CV-0109	BARRY, YUL	DISMISSED
15-CV-0110	BARTLEY, PULE	DENIED
15-CV-0111	BARTLEY, NICHOLAS	DENIED
15-CV-0112	BARTLEY, AMY	DENIED
15-CV-0113	BARTLEY, AMY	DENIED
15-CV-0114	BARTLEY, AMY	DENIED
15-CV-0118	PARKER-GIVENS, MAKEISHA	DENIED
15-CV-0125	MCCLINTON, TYRONE	DENIED
15-CV-0133	ANDREWS, BETTY	DENIED
15-CV-0134	ANDREWS, BETTY	DENIED
15-CV-0136	BLUMBERG, NICHOLAS	DISMISSED
15-CV-0156	BARRIENTOS CRUZ, ROBERTO	\$1,087.00
15-CV-0157	BOWENS, DEBRA AND HOLBERT, CHRISTINA	\$7,500.00
15-CV-0161	PENA, HERIBERTO	DISMISSED
15-CV-0168	LOZANO, MILAGROS	\$4,280.45
15-CV-0183	BROWN, NATHANIEL	DISMISSED
15-CV-0191	HERNANDEZ BACA, JULIA	\$1,120.00
15-CV-0212	CAWTHON, ERIKA N.	DISMISSED
15-CV-0214	FRANCO, RAFAEL	DENIED
15-CV-0218	HOWARD, EDNA	\$2,725.00
15-CV-0230	CARROLL, LARRY D.	\$73.33
15-CV-0233	CARMICHAEL-HERRING, KEVON	DENIED
15-CV-0239	OTTE, DREW	DENIED
15-CV-0253	LEE, EDWARD	DENIED

15-CV-0261	VAN PUTTE, CINNAMON L.	\$2,742.10
15-CV-0263	YUNKER, JOHN	DISMISSED
15-CV-0271	GONZALEZ, DIEGO	\$13,284.55
15-CV-0274	MARTINEZ SALAZAR, IRMA	\$760.00
15-CV-0276	PEARSON, TRAVONTA; & FORT, CORTEZ	\$27,000.00
15-CV-0301	FIGUEROA, NERI O.	\$700.00
15-CV-0314	SZAREK, STEFAN	\$1,892.00
15-CV-0346	GETMAN, ALLAN	DENIED
15-CV-0354	LEMASTERS, CLIVE	\$2,252.00
15-CV-0395	BRUHN-HANSMEIER, CAROLYN	\$6,657.24
15-CV-0397	ENKHJARGAL, JANCHIV	\$305.46
15-CV-0401	GARCIA, ANGEL G.	\$395.00
15-CV-0410	JEFFRIES, AARON	DENIED
15-CV-0417	MCGREGOR, JWAN	DENIED
15-CV-0418	MCGREGOR, WALTER	DENIED
15-CV-0422	MAZIE, BRANDON	DENIED
15-CV-0427	RICHMOND, LISA	DENIED
15-CV-0434	WALL, CRAIG	\$221.95
15-CV-0435	WILSON, JULIE A.	DENIED
15-CV-0439	AMADOR, FREDDY	\$3,816.47
15-CV-0442	BRODERICK, STEVEN	DENIED
15-CV-0451	GRAVES, DEANTHONY	DENIED
15-CV-0454	HINTON-HOSKINS, TIFFANY E.	\$10,300.75
15-CV-0455	HUGHES, DANNISE	DENIED
15-CV-0458	JOHNSON, MARIO	DENIED
15-CV-0459	JORDAN, JUANITA	\$2,144.04
15-CV-0460	HOBSON, IDA E.	\$7,500.00
15-CV-0470	SALINAS, YONI	DENIED
15-CV-0478	BAKER, ELLYN	DENIED
15-CV-0480	BEHNKE, DEBRA	DENIED
15-CV-0490	GALVAN, MARIA DE JESUS	DENIED
15-CV-0492	GONZALEZ, ARACELI	DENIED
15-CV-0493	HOUSTON, FONTAINE	DENIED
15-CV-0495	JENKINS, DAVID B.	DENIED
15-CV-0504	PORTER, ORLANDO	DENIED
15-CV-0544	CUENCA, HOMER	DENIED
15-CV-0550	GALLEGOS, MARIA	\$6,892.50
15-CV-0561	KORNTVED, MATT	DENIED
15-CV-0568	RUFUS, TERRELL LAJUAN	\$1,245.00
15-CV-0579	WARE, DAVINA	DENIED
15-CV-0596	OBLANZY, JOHN	\$16,067.38
15-CV-0602	WALKER, ROBBY	DENIED
15-CV-0603	WEAVER, LAKISHA	\$6,387.50
15-CV-0613	BRADLEY, BRUCE	\$29.70
15-CV-0621	MILLER, MARILYN	DENIED
15-CV-0622	ESCOBEDO-LOERA, ANTONIO	DENIED
15-CV-0626	JAMES, MICHAEL	DENIED
15-CV-0628	LEWIS, JULIE	\$402.58
15-CV-0629	LEWIS, JULIE	\$741.08
15-CV-0637	WALKER, CLEMONT	\$1,399.35
15-CV-0638	WICKLIFFE, DENEEN	\$4,686.70
15-CV-0641	WIND, KRISTOPHER	DENIED
15-CV-0655	JANUARY, KAREN	\$244.32
15-CV-0660	LOCKE, CARLOS	DENIED
15-CV-0679	ALVAREZ, J. GUADALUPE	DENIED
15-CV-0681	ASTORGAS, ANTONIO	DENIED
15-CV-0689	HARRIS, NEVADA	DENIED
15-CV-0693	HIBBLER, MYRON	DENIED
15-CV-0699	MITCHELL, MICHAEL	DENIED
15-CV-0702	PLEASANT, SAMANTHA	\$60.00
15-CV-0703	SMITH, ELIZABETH	\$1,309.30
15-CV-0708	TRIMBLE, WILLIE	DENIED
15-CV-0709	TYREE, JEREMY	\$475.00

15-CV-0715	ALVAREZ, CESAR DAVID	\$2,074.00
15-CV-0729	HENDRIX, KINLAW	DENIED
15-CV-0731	JONES, BRITTENY	DISMISSED
15-CV-0732	JONES, TRAVIS	\$1,701.24
15-CV-0742	RODRIGUEZ, HUGO	\$20,137.94
15-CV-0754	BIRD, GLORIA	\$2,479.00
15-CV-0788	WILLIAMS, SAMUEL	DENIED
15-CV-0793	CID, ERMED	DENIED
15-CV-0800	GARCIA, ROMELIA	\$663.00
15-CV-0806	MORRIS, ALEXANDER	DENIED
15-CV-0808	OCHOA, ANDREA	DENIED
15-CV-0811	ROGERS, DEMETRIUS	\$2,550.00
15-CV-0818	STEWART, LORENZO	DENIED
15-CV-0827	BUCKNER, CHRISTOPHER; & GOODWIN, KATRINA	\$1,443.00
15-CV-0834	FREERES, DANIEL	DENIED
15-CV-0837	HOLMAN, SHEILA; & STEWART, MARTEZ	DENIED
15-CV-0840	PATTERSON, CALVIN	DENIED
15-CV-0848	WHITE, NECOLA	DENIED
15-CV-0853	MCELHANEY, CONNIE	DENIED
15-CV-0864	DAVIS, TRYMAINE	DENIED
15-CV-0867	GARNER, TANISHA	DENIED
15-CV-0869	HOLMON, SAPRINA	\$59.10
15-CV-0882	LIGGETT, SAMANTHA	DENIED
15-CV-0890	CARTER, JERMELL	DISMISSED
15-CV-0892	CONNERS, GREGORY JR.	DENIED
15-CV-0896	GRAHAM, POLLY	DISMISSED
15-CV-0902	MCCOY, JOANNE T.	\$207.06
15-CV-0903	QUINTERO, MARIA & ORTIZ, NATIVIDAD	\$7,500.00
15-CV-0909	TYLER, DOMINICK	DENIED
15-CV-0927	GARDNER, BRAD	\$361.00
15-CV-0932	KING, TERESA	\$36.75
15-CV-0939	ROBINSON, MARCK	DENIED
15-CV-0948	DIAZ, DULCE	\$27,000.00
15-CV-0958	WALKER, HERMAN SR.	DENIED
15-CV-0967	CHOUDHURY, MONIR	\$2,703.00
15-CV-0972	MENGEL, KELSIE	DENIED
15-CV-0976	PIPER, LESLEY	\$4,643.02
15-CV-0979	THOMAS, MISTI	DENIED
15-CV-0980	BROWN, MARY L.	\$2,878.25
15-CV-0985	COX, LAWRENCE	DISMISSED
15-CV-0994	COX, PATRICIA	\$218.49
15-CV-1001	HOGAN, NATHAN	DENIED
15-CV-1017	WOODS, DEBORAH	DENIED
15-CV-1021	CLARK, RICHARD	DENIED
15-CV-1030	LOUGHRAN, GERALD M.	\$2,728.51
15-CV-1040	EDWARDS-MAYS, WINNETTE	DENIED
15-CV-1041	ELLIS, TERRENCE	DENIED
15-CV-1056	ALEXANDER, JOHNATHAN	\$7,500.00
15-CV-1058	ALLEN, CHARLES WAYNE	\$2,606.65
15-CV-1060	CLAVIJO, ELOY	\$4,238.84
15-CV-1068	TYMCHER, SOSHIA	\$7,500.00
15-CV-1070	DAWSON, KATHLEEN	\$8,547.77
15-CV-1080	YBARRA, ROGELIO	DENIED
15-CV-1092	HAYES, MELVIN E.; & MARTIN, BRENDA; & PLEAS, Q IANA	DENIED
15-CV-1106	GRIFFIN, RAYMOND	DENIED
15-CV-1113	SERRANO, MARIA	\$2,483.00
15-CV-1116	THOMAS, WILLIAM	\$23,411.54
15-CV-1117	VILLAGOMEZ, SALLY	DENIED
15-CV-1132	ROSE, DWAYNE	\$2,835.74
15-CV-1135	ADCOCK, ROBERT	\$1,159.60
15-CV-1136	CHOLEWA, KATIE	DENIED
15-CV-1140	PATTEN, SHARON	\$7,500.00

15-CV-1147	WARD, APRILL	DENIED
15-CV-1153	COUTEE-BROOKS, DYON	DENIED
15-CV-1158	GOMEZ, ENRIQUE	DENIED
15-CV-1167	PATTON, XAVIER	\$27,000.00
15-CV-1171	ALVAREZ, DANIEL	DENIED
15-CV-1181	PEREZ, CECILIA	\$2,736.79
15-CV-1184	RODRIGUEZ, JOSE GONZALO	\$16,733.00
15-CV-1185	SALGADO, PABLO	\$1,069.00
15-CV-1187	THOMPSON, CHONG	DENIED
15-CV-1188	THOMPSON, DONALD	DENIED
15-CV-1192	MCKOY, VILMA	DISMISSED
15-CV-1195	BUMGARDNER, PAMELA	\$3,884.89
15-CV-1198	HILL, VERONICA	DENIED
15-CV-1206	MOSBY, PASSION	DENIED
15-CV-1210	THOMAS, ELVIN	DENIED
15-CV-1213	LYNCH, JULIE	\$24,855.95
15-CV-1215	ARCOS ROMAN, JAVIER	\$1,717.42
15-CV-1217	CLARK, ARMEDELLA	\$11,937.02
15-CV-1220	INNES, KRISTEN	DENIED
15-CV-1221	INNES, KRISTEN	DENIED
15-CV-1229	MOSLEY, CHARLA	DENIED
15-CV-1231	NELSON, DEMARCUS	DISMISSED
15-CV-1233	NORRIS, DARCHELLE	DISMISSED
15-CV-1237	REDMOND, AMANDA	\$3,732.73
15-CV-1244	GUZMAN, MARIA	DENIED
15-CV-1251	TRIPLETT, ANDRE	DENIED
15-CV-1258	ROBERTS, TASHA	DENIED
15-CV-1259	RUIZ, ADILENE	DENIED
15-CV-1265	BROWN, SYLVIA	\$1,542.61
15-CV-1270	GONZALEZ, MARCOS	DENIED
15-CV-1273	KELLEY, ORONDE	DENIED
15-CV-1276	MARKEL, KIM	DENIED
15-CV-1278	MENDEZ, DAVID	DENIED
15-CV-1288	COOLEY, ERNEST	DENIED
15-CV-1296	JONES, ASHLEY	DENIED
15-CV-1300	MARQUEZ, ROSA	\$4,048.00
15-CV-1303	NICKSON, MARIO	DENIED
15-CV-1314	SCHWENKE, NATHANAEL L.	DENIED
15-CV-1321	JACKSON, STANLEY	DENIED
15-CV-1323	PEREZ, DORA	\$2,709.53
15-CV-1324	PEREZ, DORA	\$6,671.68
15-CV-1325	PEREZ, MARIO	DENIED
15-CV-1326	RUIZ, RUBEN	\$16,334.00
15-CV-1332	AUCKLAND, ANNA	DENIED
15-CV-1335	HAIRSTON, ALTON	\$3,488.68
15-CV-1336	HINES, BARBARA	\$6,931.38
15-CV-1350	HARRIS, CHEMEKA	\$332.00
15-CV-1353	HOLMES, DOROTHY; & JOHNSON, RONALD JR.	DENIED
15-CV-1354	KANE, LAMINE	DENIED
15-CV-1357	SMITH, ELIZABETH	\$2,500.14
15-CV-1361	WISE, CINAMIN	DENIED
15-CV-1373	JOYNER, TYREN	\$1,160.00
15-CV-1381	PUZINES, SHAWN	DENIED
15-CV-1382	PUZINES, SHAWN	DENIED
15-CV-1387	THOMPSON, GARRETT	DENIED
15-CV-1400	WIECKOWSKI, PATRICK	\$1,489.36
15-CV-1404	DURAN CARRENO, CESAR	\$1,160.00
15-CV-1406	MURPHY, ELUNDA F.	\$12,329.58
15-CV-1407	PETRONCHAK, COLLEEN	\$1,501.66
15-CV-1408	SANCHEZ, ALMA	DENIED
15-CV-1409	SANCHEZ, ALMA	DENIED
15-CV-1414	CLEMONS, SHUND	DENIED
15-CV-1416	HARLAN, OTIS	DENIED

15-CV-1423	NORDSKOG, LARRY	DENIED
15-CV-1427	AEGERTER, EVAN	DENIED
15-CV-1430	FORD, LENITA	\$420.00
15-CV-1438	MCCOY, JOANNE T.	\$1,372.83
15-CV-1446	WILLIAMS-ORTIZ, LA'SHEILA	DENIED
15-CV-1447	ZIELINSKI, HUBERT	DENIED
15-CV-1448	BUTTS, TAVIEN	\$1,397.70
15-CV-1449	DAVIS, YOLANDA	DENIED
15-CV-1450	GREENE, RYAN	DENIED
15-CV-1456	LEWIS, CHRISTOPHER W.	DENIED
15-CV-1458	ORNELAS, RUBEN	\$24,439.00
15-CV-1460	POWELSON, SHARON	DENIED
15-CV-1461	RENTERIA, JUAN F.	\$1,047.60
15-CV-1466	SANTANA, BALOIS	\$1,211.00
15-CV-1468	SNYDER, MINDY	\$1,118.49
15-CV-1469	WRIGHT, TARA L.	\$5,210.35
15-CV-1474	KEY, JEREMY	DENIED
15-CV-1476	SHOEMAKER, CURTIS	DENIED
15-CV-1477	SMITH, SHERRI	DENIED
15-CV-1478	TAYLOR, TREZ	DENIED
15-CV-1484	BURTON, TASHAWNDA	DENIED
15-CV-1485	CANDLER, TINA D.	DENIED
15-CV-1486	COSTELLO, BOBBY	\$4,933.00
15-CV-1487	DAVIS, CARL	DENIED
15-CV-1488	DOOLEY, JOSHUA	DENIED
15-CV-1489	DOOLEY, JOSHUA	DENIED
15-CV-1490	FATHI, MAAD	DISMISSED
15-CV-1493	MITCHELL, CLAUDE	DISMISSED
15-CV-1495	ONGER, DUSTIN	DENIED
15-CV-1496	ZISMAN, TERRI	DENIED
15-CV-1499	BUSTAMANTE, MARISOL	\$1,018.00
15-CV-1503	DOBSON, STEPHANIE	DENIED
15-CV-1510	MILES, PATRICIA	DISMISSED
15-CV-1513	PASCHAL, THERESA	\$4,500.00
15-CV-1516	ROSS, PAMELA M.	\$2,058.95
15-CV-1518	WALLS, ANGEL; & PICKENS, DEBRA	DENIED
15-CV-1523	COLINDRES, JOSE M.	\$7,754.00
15-CV-1526	GAIN, MELISSA	DENIED
15-CV-1534	BRONNER, DANIEL	DENIED
15-CV-1536	CAIN, RICHARD	\$2,685.57
15-CV-1542	OLSON, DAVE	\$7,500.00
15-CV-1545	WILLIAMS, DAVID A.	DENIED
15-CV-1547	WILSON, VELMA	\$6,946.88
15-CV-1550	BROWN, RACHEL	DENIED
15-CV-1552	HARPER-BEY, NINOTCHKA	\$4,732.11
15-CV-1553	HUBBARD, KURVIN	DENIED
15-CV-1555	JENNINGS, TAMELA	\$7,500.00
15-CV-1557	MARION, GENIE	DENIED
15-CV-1558	NORVELL, JOSH	DENIED
15-CV-1560	PEARSON, SHERICK	DENIED
15-CV-1561	REDMON, RANDY	\$5,624.14
15-CV-1562	ROHALEY, JACQUELINE	DENIED
15-CV-1566	WRIGHT, ANGELA	\$6,565.00
15-CV-1567	ACKERSON, MONTY	DENIED
15-CV-1568	BINKLEY, LISA	DENIED
15-CV-1574	EDWARDS, CHARIDY	\$935.08
15-CV-1580	HILL, BELINDA	DENIED
15-CV-1581	HUTTER, RHONDA	\$1,192.83
15-CV-1582	KAZEEM, OLALEKAN	DENIED
15-CV-1587	TODD, DELLA	DENIED
15-CV-1590	UNSELD, LATASHA	\$1,900.94
15-CV-1591	VAISVILAS, DANIEL	DENIED
15-CV-1592	VALENTINE, LISA	\$4,505.70

15-CV-1594	VERGARA, MARCOS	DENIED
15-CV-1599	BECK, NICHOLAS	DENIED
15-CV-1600	BELL, ANNA	\$7,500.00
15-CV-1602	CANON, GINA	\$577.30
15-CV-1603	CHAVEZ, MANUEL	\$950.00
15-CV-1606	MURDEN, VINCENT	DENIED
15-CV-1608	O'CONNOR, SHEREE SHANTEL	DENIED
15-CV-1610	WILLIAMS, CRYSTAL	DENIED
15-CV-1612	BLOODSON, DEBRA	\$5,899.59
15-CV-1628	FLORES, ALIZA	DENIED
15-CV-1629	GARZA, CHRISTOPHER M.	\$2,000.00
15-CV-1631	JEFFERSON, CAROL	DENIED
15-CV-1633	MALIK, ABDUL RAHMAN	DENIED
15-CV-1635	PENCE, RICHARD LEON	\$938.71
15-CV-1640	GARIBAY, PETRA	DENIED
15-CV-1643	JOHNSON, PATRICIA	\$5,875.00
15-CV-1644	LINDSEY, CHRISTINE	\$6,413.82
15-CV-1645	MCINTOSH, TONEYA	\$7,500.00
15-CV-1650	RALSTON, PAMELA	\$2,029.46
15-CV-1658	KOSINSKA, MALGORZATA; & KOWACZEN-REAGAN, EVA	\$2,507.82
15-CV-1659	KOSINSKA, MALGORZATA	\$5,511.32
15-CV-1660	KOWACZEN-REAGAN, EVA	\$277.28
15-CV-1662	MAHONY, GEORGE III	\$8,645.94
15-CV-1664	MURRAY, NANETTE	DENIED
15-CV-1665	PATE, ERIKA S.	DENIED
15-CV-1666	THURMON, EARL JR.	DENIED
15-CV-1667	TILLMAN, BARBARA	DENIED
15-CV-1668	WARNER, THOMAS D. II	DENIED
15-CV-1670	YOUNG, KIMBERLY	\$1,187.94
15-CV-1671	AKINS, CHARLES	\$1,907.40
15-CV-1674	DIAZ, ERICA	DENIED
15-CV-1675	GRADILLA, GRISELDA	DENIED
15-CV-1678	HARRIS, PEARLIE	\$934.00
15-CV-1679	HAYNES, BEVERLY	\$7,030.00
15-CV-1686	LOCKE, RANDY	DENIED
15-CV-1689	MARTIN, TONY L.	DENIED
15-CV-1703	CERVANTES, MARTHA	DENIED
15-CV-1704	CHEN, XUANPING	DENIED
15-CV-1707	MOORE-FAIN, ANGELINA	\$198.56
15-CV-1714	LINARES, EDGAR	\$917.00
15-CV-1720	PEREZ, EDUARDO	\$1,645.00
15-CV-1721	PERKINS, TYLER	DENIED
15-CV-1725	RODRIGUEZ, RAYMOND	\$1,094.90
15-CV-1726	SHEEHY, GLENN	\$1,557.38
15-CV-1732	WILLIS, DARYL JR.	\$1,239.70
15-CV-1734	RODRIGUEZ, NOE	DENIED
15-CV-1735	FORD, KIONE	\$1,126.00
15-CV-1745	BARNETT, DARICK A.	DENIED
15-CV-1746	COOK, EARNESTINE	DENIED
15-CV-1748	FLOWERS, JASMINE	DENIED
15-CV-1750	MUELLNER, MATTHEW	DENIED
15-CV-1751	RUMPH, JACKSON	\$1,945.48
15-CV-1754	WALKER, CALVIN	DENIED
15-CV-1756	BADALI, MICHAEL SR.	DENIED
15-CV-1758	BUTLER, CURTIS	DENIED
15-CV-1759	CHOI, SOMI	\$2,250.65
15-CV-1761	GONZALEZ, RACHAEL	DENIED
15-CV-1774	ORTIZ, DANIEL	\$1,306.82
15-CV-1777	ROHDE, JAMES	\$7,500.00
15-CV-1779	SIDWELL, INDIA	DENIED
15-CV-1780	ZUMBAHLEN, JILL	DENIED
15-CV-1783	TEAL, ANTONIO	\$536.75
15-CV-1784	VANCE, DEZRIEN	DENIED

15-CV-1785	VANDENBOSCH, BRYAN	\$16,205.52
15-CV-1786	WILKS, JEMORRIS	\$11,849.00
15-CV-1788	DAVILA, RAQUEL	\$2,131.00
15-CV-1789	DOSS, JOHNNY	DENIED
15-CV-1793	IGESS, DESTINY	DENIED
15-CV-1794	LAZCANO, JUAN	DENIED
15-CV-1795	LEE, CHARLES	\$7,500.00
15-CV-1796	MACDONALD, PAUL	DENIED
15-CV-1798	NIEHLS, WILLIAM	DENIED
15-CV-1799	OCANA, ESMERALDA	DENIED
15-CV-1800	SMITH, CLARENCE	DENIED
15-CV-1801	SPEER, JORDAN	\$643.62
15-CV-1803	VAN HECKE, BRANDON	\$5,726.69
15-CV-1805	DOUGLAS, LINDA	DENIED
15-CV-1807	GARY, JAMES L.	DENIED
15-CV-1809	HAYNES, CORTNEY	\$1,143.00
15-CV-1811	KORILKO, KRISTINA	\$689.86
15-CV-1818	ROGERS, SATHEAL	\$1.97
15-CV-1821	ALAJALEEN, MARYAM	DENIED
15-CV-1822	ALVAREZ, YOLANDA	\$643.50
15-CV-1823	CHOI, WOO SUNG	DENIED
15-CV-1824	CLEMENTS, JOSEPH	DENIED
15-CV-1825	DOOLEY, KAREN	DENIED
15-CV-1826	FERGUSON, CATRICE	DENIED
15-CV-1831	PETTIES, MONICA K.	DENIED
15-CV-1832	SMITH, KRISTI	DENIED
15-CV-1833	PETTY, BAQUE	DENIED
15-CV-1835	ROJAS, CHRISTIAN	\$404.59
15-CV-1836	HUMPHRIES, SUMMER	DENIED
15-CV-1838	LEVI-ARNOLD, YAKIRA	\$1,438.50
15-CV-1839	MONTALVO, JUVENCIO	\$5,056.82
15-CV-1843	SZYSZKA-BZDEK, KATARZYNA	DENIED
15-CV-1844	TAYLOR, ANGELENE	DENIED
15-CV-1848	AYALA, GERVACIO	\$1,400.00
15-CV-1849	BOOTHE, LEEROY	DENIED
15-CV-1850	BURTON, INEZ	\$6,178.55
15-CV-1851	CARRASCO, SANETHRA	DENIED
15-CV-1852	CASTELAN, CARLOS	DENIED
15-CV-1854	COURTNEY, JESSICA	\$906.33
15-CV-1855	DURAN, LAURA	DENIED
15-CV-1856	DURAN, LAURA	DENIED
15-CV-1860	KING, TIMOTHY C. & PRIOLEAU-KAIRIS, ZIKKIYYIA	\$7,500.00
15-CV-1864	MYERS, NORAH	\$15,908.93
15-CV-1865	PIPIA, VICTORIA	\$452.20
15-CV-1869	URBANCZYK, DIANE	\$2,183.45
15-CV-1870	VEGA, FERNANDO	DENIED
15-CV-1878	DE LA ROSA, SONIA	DENIED
15-CV-1880	HARRIS, DARIUS	\$700.00
15-CV-1882	LAMAR, NAOMI	DENIED
15-CV-1884	NAGLE, JOSEPH	\$1,754.31
15-CV-1885	PRADO, VERONICA	DENIED
15-CV-1886	ROBERTSON, CANDACE	DENIED
15-CV-1888	SANCHEZ, ESTEFANI	\$3,066.35
15-CV-1894	VILLARREAL, PEDRO	DENIED
15-CV-1895	WALTON, DEANDRE D.	DENIED
15-CV-1903	JONES, CATINA	DENIED
15-CV-1904	JORDAN, CYNTHIA	DISMISSED
15-CV-1905	LONG, TYRONE	\$3,726.50
15-CV-1906	MOORE, WESLEY	DENIED
15-CV-1907	SIGLE, RAAKIN	DENIED
15-CV-1908	SMITH, CHEYENNE	DENIED
15-CV-1909	SMITH, MARLON	DENIED
15-CV-1919	MILLER, MONICA	DENIED

15-CV-1920	MILLER, MONICA	DENIED
15-CV-1921	MILLER, TIM	DENIED
15-CV-1925	SALEM, RAED	DENIED
15-CV-1926	STARLING, HELEN	\$7,500.00
15-CV-1928	STOCKTON, TIFFANY	DENIED
15-CV-1929	WILLHITE, TAURA	DENIED
15-CV-1933	BRAKE, STEPHANIE	DENIED
15-CV-1936	COLLIER, CURTIS	DENIED
15-CV-1937	DOWDELL, NATASHA	\$4,947.20
15-CV-1943	MOSBY, JUWAN	DENIED
15-CV-1947	WEST, JR., HENRY	\$436.51
15-CV-1949	ABUALI, SUFYAN	\$2,715.00
15-CV-1953	EDWARDS, FRED	DENIED
15-CV-1954	FARROW, SCOTT	\$6,296.32
15-CV-1955	FORST, GINGER	DENIED
15-CV-1956	GARDNER, JR., ALBERT	DENIED
15-CV-1957	GIR, SHAMSHEER	DENIED
15-CV-1958	HUGHES, AARON	\$47.76
15-CV-1961	KIDD, MINNIE; & DABNEY, TANIKA	DENIED
15-CV-1966	OCAMPO, VIVIAN	DENIED
15-CV-1968	REEDER, JOSEPH	DENIED
15-CV-1969	REYES DELGADO, RAFAELA	DENIED
15-CV-1972	SUTHERLAND, ANGELA F.	\$235.93
15-CV-1973	WILLIAMS, CEDRIC M.	DENIED
15-CV-1974	WILLIAMS, JOSEPH	DENIED
15-CV-1976	WORLEY, KIM	DENIED
15-CV-1978	ALLEN, EXIE	\$6,858.00
15-CV-1979	BROSHEARS, ROSALYNN	\$1,240.53
15-CV-1981	ESQUIVEL, ANTHONY M.	\$3,847.54
15-CV-1982	PHIFER, ARVIS	\$809.52
15-CV-1984	WELLS, KUMARI J.	DENIED
15-CV-1989	JENNINGS, MICHAEL	DENIED
15-CV-1990	LOFTON, LEQUESS	DENIED
15-CV-1992	MCNEAL, TRACY	\$7,500.00
15-CV-1993	MITCHELL, MARY	DENIED
15-CV-1996	PHILLIPS, VELMA	DENIED
15-CV-1997	ALDEMAN, DENNIS	\$2,853.09
15-CV-2004	GUNN, BELINDA	DENIED
15-CV-2006	LIGHTNER, LA PORCHA	\$494.97
15-CV-2007	HUANG, WAYNE	\$3,991.60
15-CV-2010	LEWIS, O'KEMA	\$6,529.66
15-CV-2011	ALDEMAN, DENNIS	\$279.28
15-CV-2013	BALZAC, WIESLAWA	\$3,697.78
15-CV-2018	DAVIS, ANDRE	DENIED
15-CV-2019	ROBERTS, TENE	DENIED
15-CV-2020	FLORES, EDELMIRA	\$89.28
15-CV-2021	GUTIERREZ, ZULMA	\$2,659.44
15-CV-2024	REED, THOMAS JR.	\$1,582.73
15-CV-2025	WILLIAMS, ERICA	DENIED
15-CV-2027	ZUNIGA, JASMIN	\$27,000.00
15-CV-2028	ZUR, CHRISTINE G.	DENIED
15-CV-2030	CHEGUETENORIO, ALEJANDRO	\$894.00
15-CV-2031	DUKHOVNAYA, LILIYA	DENIED
15-CV-2035	JONES, ANTONIO	DENIED
15-CV-2037	MEDINA, RUTH	DENIED
15-CV-2039	MOORE, STACY	\$1,329.25
15-CV-2048	EYMAN, JOHN	DENIED
15-CV-2049	DAULTON, GERMAINE	\$5,233.79
15-CV-2050	MANTEGNA, KIM	\$633.45
15-CV-2052	ATKINS, SIBYL; & GODSEY, JANET	DENIED
15-CV-2053	BENNITT, EMILY	\$716.25
15-CV-2054	BROWN, LAURA	DENIED
15-CV-2058	DOWNS, KIMBERLY	DENIED

15-CV-2059	EARL, KEVIN	DENIED
15-CV-2063	KOZUSZEK, TRACEY	DENIED
15-CV-2064	MAURICIO, ADRIAN	\$1,935.11
15-CV-2066	PARKS, CYNTHIA	\$796.90
15-CV-2069	TOLBERT, JENNIFER	DENIED
15-CV-2071	WILLIAMS, RAYVONDA	DENIED
15-CV-2076	GUHL, BRANDI	DENIED
15-CV-2077	HAWKINS, MONICA	DENIED
15-CV-2078	BROWN-HERNANDEZ, AVON	\$27,000.00
15-CV-2079	JENKINS, JERMAINE	DENIED
15-CV-2082	ROBERTSON, CANDACE	DENIED
15-CV-2083	TOURNEAR, MARCELLA	\$27,000.00
15-CV-2084	TRIPLETT, LINDA	\$7,346.09
15-CV-2086	COOLEY, DANA P.	DENIED
15-CV-2087	HARDY, NICOLE	\$7,292.40
15-CV-2088	HEDIGER, AMANDA LYNN	\$3,207.44
15-CV-2089	LENZY, GERALDINE	DISMISSED
15-CV-2090	MORALES, NARCISA	DENIED
15-CV-2091	SCOTT, TEKELA	\$216.38
15-CV-2092	VILLAGRAN, OMAR	\$2,196.06
15-CV-2093	WILLIAMS, YVETTE	\$4,450.99
15-CV-2095	ARNOLD, JERMAINE	\$914.98
15-CV-2096	DELAP, JENNIFER	DENIED
15-CV-2097	DELK, HAROLD; & COLEMAN, SHEILA; & HARRIS, BRI TTANY	\$6,814.63
15-CV-2098	ENGLISH, DIEDRA	\$5,800.00
15-CV-2099	FITZPATRICK, DELORES	DENIED
15-CV-2101	HEBSON-SMITH, AUDREY	\$3,601.00
15-CV-2103	HUGHES, ZENOBRIA	DENIED
15-CV-2104	KANTA, AMY M.	DENIED
15-CV-2105	KLEPACZ, CHESTER	\$7,500.00
15-CV-2108	LOWE, KEENON	\$4,396.12
15-CV-2110	MICHEL, JOSEFINA	\$7,500.00
15-CV-2112	PORTE, VENITA	DENIED
15-CV-2118	VIRNICH, PATRICK	\$8,986.80
15-CV-2119	WALTON, TERRELL	\$709.36
15-CV-2120	WILLIAMS, KENT A. JR.	\$23,351.53
15-CV-2122	CORONADO, JACQUELINE	DENIED
15-CV-2124	EVARISTO, ANTONIO	DENIED
15-CV-2125	GARCIA, ROSA	DENIED
15-CV-2128	LAMAR, NAOMI	DENIED
15-CV-2129	MILES, HOLLY	DENIED
15-CV-2130	MORALES, BISAEEL	DENIED
15-CV-2134	WILLIAMS, RUTH	\$7,268.99
15-CV-2135	ZAMARRON, CRISTINA	\$280.14
15-CV-2138	CONVERSE, MARIE	DENIED
15-CV-2139	DAVIS, ROSE	\$6,334.24
15-CV-2140	EASLEY, SONYA	\$4,490.70
15-CV-2143	HARRIS, BRENDAN G.	DENIED
15-CV-2145	KEATING, ROBERT	\$1,118.00
15-CV-2146	MCKINNEY, MICHELLE	DENIED
15-CV-2147	MCKINNEY, DENNIS	DENIED
15-CV-2148	MCKINNEY, MICHELLE	\$2,698.30
15-CV-2152	TEJADA, JULIA	\$1,650.00
15-CV-2154	BRIDGEMAN, DANIELLE	\$1,422.11
15-CV-2156	DURANT, PATRICK	\$1,424.00
15-CV-2158	HERRING-FIELDS, REGINA	\$3.84
15-CV-2159	HUDSON, CARISSA; & MARTINEZ, ANTONIA	\$27,000.00
15-CV-2161	LOCKETT, BARCUS	DENIED
15-CV-2163	PALMER, LATINA	\$288.65
15-CV-2164	PELAYO, ISABEL	\$90.00
15-CV-2165	ROBINSON, KEVIN	\$23.86
15-CV-2168	WHITE, DEMETRIUS	DENIED

15-CV-2170	BLAKEMORE, MARY	DENIED
15-CV-2171	BROWN, JEANETTE; JOHNSON, CLAY	\$5,983.00
15-CV-2172	CHRISTIAN, JESSICA	DENIED
15-CV-2178	PARK, SANG HUN	DENIED
15-CV-2179	ROQUE, JUAN	\$1,135.00
15-CV-2180	RUSSELL, SHIRLEY	DENIED
15-CV-2182	STEWART, CASSANDRA	DENIED
15-CV-2184	BROWN, TAMMY	DENIED
15-CV-2185	BUSH, KRISTOPHER	DENIED
15-CV-2187	EDWARDS, JENNIFER L.	DENIED
15-CV-2190	INMAN, DANIELLE	\$1,468.33
15-CV-2191	MANNING, KEITH L. JR.	\$700.00
15-CV-2192	SELLERS, DION L.	\$3,081.28
15-CV-2193	MCCOMBS, JEFFERY	DENIED
15-CV-2194	MORALES, LAUREN	\$4,959.30
15-CV-2195	OROZCO, RAFAEL SR.	DENIED
15-CV-2199	STEWART, DARRYL; & WINFERT, JEFFERY	\$6,461.95
15-CV-2200	ADAMS, PHILLIP	DENIED
15-CV-2201	ADAMS, RUTH & HAMILTON, PATRICIA	DENIED
15-CV-2202	BEREK-THOMAS, COURTNEY	DENIED
15-CV-2203	BURLESON, LINDA	\$293.47
15-CV-2204	DOMINGUEZ-MARTINEZ, ROSA ILDA	\$5,000.00
15-CV-2205	EVANS, PATRICIA	\$7,500.00
15-CV-2207	HEMPHILL, EDWARD	DENIED
15-CV-2210	MADU, VIVIAN	\$27,000.00
15-CV-2211	MAYOUN, DIANA	DENIED
15-CV-2212	MAZIQUE-CERVANTES, ANITA	DENIED
15-CV-2215	MESARINA, JUAN XAVIER	DENIED
15-CV-2219	SEALS, CHRISTOPHER	\$393.63
15-CV-2223	SMITH, EARL	DENIED
15-CV-2225	STAMPS, JOVONNIE	DENIED
15-CV-2226	TAYLOR, ANTHONY D.	DENIED
15-CV-2227	WARD, SUSAN I.	DENIED
15-CV-2228	WILLIAMS, REBECCA	DENIED
15-CV-2229	WILLINGHAM, ROBERT	DENIED
15-CV-2230	AUSTIN, CLARA L.	DENIED
15-CV-2234	HOLMES, CHIQUITA	\$1,409.21
15-CV-2235	HOWARD, MARVIN	\$14,905.16
15-CV-2236	LEON, MARIA C.	\$6,026.00
15-CV-2237	LONG, SHAWN D.	\$1,330.74
15-CV-2239	NASH, DEVONTE	DENIED
15-CV-2240	POLLIO, KYLE	DENIED
15-CV-2241	RATANAS, KAY	DENIED
15-CV-2242	SIMON, SHATIQUA	DENIED
15-CV-2245	BOELTER, KYLE	\$1,044.46
15-CV-2246	DAVIS, BERNARD JR.	DENIED
15-CV-2247	HURT, YOLANDA	\$3,300.00
15-CV-2248	KUPPERSCHMID, GLEN L.	DENIED
15-CV-2249	LAWSON, DANIELLE	DENIED
15-CV-2252	MAGLIARI, ADAM	\$3,211.56
15-CV-2254	MCCASKILL, JONATHAN	DENIED
15-CV-2255	OGBURN, CARNELL	DENIED
15-CV-2256	TYLER, LINDA	DENIED
15-CV-2257	BORJAS, FRANCISCA	\$2,326.15
15-CV-2258	DAVIS, LAMEISHA I.	DENIED
15-CV-2259	FLEMMING, PATRICK	\$1,585.23
15-CV-2261	HERNANDEZ, JOSE	\$1,492.00
15-CV-2262	HOYLE-JONES, PAULINE	\$7,335.00
15-CV-2263	KRAMER, MELISSA	\$4,310.00
15-CV-2264	WILLIAMS, ROMONDA; & HARRISON, MARK	\$7,500.00
15-CV-2265	WITMER, DEBORAH	DENIED
15-CV-2269	CAMARILLO, ALMA	\$27.00
15-CV-2270	CAMARILLO, ALMA	DENIED

15-CV-2271	CLARK, JOSHUA	\$795.35
15-CV-2272	CONEY, LADONNA; & HANEY, TANEL; & BRIGGS, JULIE Y.	\$6,622.15
15-CV-2273	CORIA, MARIO	\$3,350.00
15-CV-2274	GUZMAN, CLAUDIA	DENIED
15-CV-2275	HOGAN, CONSTANCE	\$7,500.00
15-CV-2276	JOHNSON, ALLEN SR.	DENIED
15-CV-2277	JOHNSON, JOSHUA	DENIED
15-CV-2280	MALDONADO, FRANCISCO	\$176.00
15-CV-2284	ROCKETT, JACKIE	\$7,500.00
15-CV-2287	TEJADA, JULIA	DENIED
15-CV-2288	TEJADA, JULIA	DENIED
15-CV-2289	TIESZEN, NANCY	\$1,037.42
15-CV-2290	WILSON, DEANNA	DENIED
15-CV-2294	BAYER, KAITLYN	\$273.89
15-CV-2295	BERRY, JEREMY	DENIED
15-CV-2296	CORBERT, JOSHUA	DENIED
15-CV-2297	COVINGTON, DE MARCUS	DENIED
15-CV-2298	DAVIS, GEORGIA A.	\$84.80
15-CV-2299	GORDON, CARNELL	DENIED
15-CV-2301	MOHAMMED, MINHAIJ	DENIED
15-CV-2304	WALLACE, CASSANDRA	\$255.00
15-CV-2307	BLY, JOE	\$1,883.80
15-CV-2308	BRIDGEMAN, WILLIE JR.	\$7,500.00
15-CV-2309	BUCKNER, CHRISTOPHER	DISMISSED
15-CV-2310	GOODWIN, KATRINA	DENIED
15-CV-2311	CAZAREZ, ANTONIO	DENIED
15-CV-2312	CLEVELAND, TANESA	DENIED
15-CV-2313	GRAISE, ROSE M.	\$7,138.00
15-CV-2314	JOHNSON, ERICA	DENIED
15-CV-2317	MORECOCK, DAWN	\$1,071.08
15-CV-2319	ZUNIGA, ROY	DENIED
15-CV-2320	ANGELES GALBEZ, ISRAEL A.	DENIED
15-CV-2321	ARD, DAMON C.	DENIED
15-CV-2322	BURKETT, JAMES	DENIED
15-CV-2326	ESSEX, DONTER	DENIED
15-CV-2327	GARCIA, ALVARO	DENIED
15-CV-2330	MARTIN, YOLANDA	\$5,634.81
15-CV-2331	MCGHEE, LUTHER	\$5,131.00
15-CV-2332	MUKES-HARRIS, TANYA	\$7,490.09
15-CV-2333	SALAZAR, GENARO	DENIED
15-CV-2334	SINGLETON, ERIC	\$714.17
15-CV-2337	JAMES, DELORES	\$7,391.29
15-CV-2339	CORTES, MARIO	\$13,742.12
15-CV-2340	DE LA PIEDRA, EDGAR	\$1,014.00
15-CV-2341	ESGUERRA, EDGAR EDUARDO	DENIED
15-CV-2342	HAMPTON, BRADLEY J.	DENIED
15-CV-2343	JOSHUA, KATHLEEN	\$4,159.30
15-CV-2344	LABOE, SARA C.	\$101.25
15-CV-2346	NASEEF, JOSEPH	DENIED
15-CV-2347	NEAL, JAMES	DENIED
15-CV-2348	PORTER, MICHELLE	\$7,500.00
15-CV-2349	PURNELL, DONALD	\$7,500.00
15-CV-2351	SANDOVAL, JOSEPH A.	\$827.28
15-CV-2352	SANDOVAL, RODOLFO	DENIED
15-CV-2355	VERDICK, JESSICA	DENIED
15-CV-2359	GOLLIDAY, MARQUISE	DENIED
15-CV-2360	ROACH, IVA	DENIED
15-CV-2361	ROMERO, CARMEN	\$12,232.00
15-CV-2364	DURAN, EDUARDO	DISMISSED
15-CV-2365	GARZA, AMANDA	DENIED
15-CV-2366	GOMEZ, EDWIN	DENIED
15-CV-2367	GREER, DENISE	\$4,930.00

15-CV-2369	HENSON, JOSEPH	DENIED
15-CV-2370	JACKSON, JEANETTE	\$7,500.00
15-CV-2371	HILL, ROBERT M.	\$27,000.00
15-CV-2372	JIMENEZ, RAMIRO	\$658.41
15-CV-2375	MCNAIR, MIA	DENIED
15-CV-2376	AKBAR, DARUD	\$3,290.00
15-CV-2377	MENDOZA, ROBERTO	DENIED
15-CV-2378	MRENCOSO, BRITTANY	DENIED
15-CV-2379	MRENCOSO, BRITTANY	DENIED
15-CV-2380	ORTEGA, ARTURO	DENIED
15-CV-2381	PICKENS, CATRINA	\$7,076.31
15-CV-2382	PRENDERGAST, TIFFANY	DENIED
15-CV-2383	RENO, AMBER	DENIED
15-CV-2384	ROBLES, ALEXANDER JR	DENIED
15-CV-2386	SANJUAN, ERICCAINE	DENIED
15-CV-2388	STINSON, MARVIN	DENIED
15-CV-2389	ALAJALEEN, MARYAM	DENIED
15-CV-2390	ALAJALEEN, MARYAM	DENIED
15-CV-2391	CAUTHEN, ANDREW	DENIED
15-CV-2393	HELMS, DONALD	\$524.40
15-CV-2395	MARKEL, KIM	DENIED
15-CV-2396	MILLER, DOMONIQUE	DENIED
15-CV-2397	MILLER, JUANITA	DENIED
15-CV-2398	MILLER, DOMONIQUE	DENIED
15-CV-2399	MILLER, DOMONIQUE	DENIED
15-CV-2401	PATTERSON, TEKIA	\$2,331.06
15-CV-2402	ROBINSON, LUTHER	DENIED
15-CV-2403	SALDIVAR, JESSICA	\$1,656.14
15-CV-2404	SALGADO, ENRIQUE	\$200.00
15-CV-2405	WEAVER, IVAN	DENIED
15-CV-2406	ZHUANG, MENG MENG	DENIED
15-CV-2407	AVINA, JENNIFER	DENIED
15-CV-2408	GARCIA, EDER	\$2,482.84
15-CV-2409	GOMEZ PEREZ, GABRIEL	DENIED
15-CV-2410	GRIFFIN, AUDREY	DENIED
15-CV-2412	JOHNSON, MAURICE	DISMISSED
15-CV-2413	MICALETTI, ROSARIO	DENIED
15-CV-2414	NADEAU, SALLY	DENIED
15-CV-2415	OSBORNE, WILLIAM R.	DENIED
15-CV-2416	PACHECO SALAZAR, EDUARDO	\$19,569.29
15-CV-2417	POWELSON, SHARON	DENIED
15-CV-2419	RAYE, ANGEL	DENIED
15-CV-2421	RUBIO, AUGUSTIN	\$5,133.29
15-CV-2422	TOURNEAR, MARCELLA	DENIED
15-CV-2423	BEREZHNYY, ALIM	DENIED
15-CV-2424	BRACEY, SANDRA	DENIED
15-CV-2425	BRAINERD, BENJAMIN	\$13,308.51
15-CV-2426	BRUHN-HANSMEIER, CAROLYN	DISMISSED
15-CV-2427	EVISON, JOYCE	DISMISSED
15-CV-2428	FORINO, BIAGIO	DENIED
15-CV-2429	GARRETT, DESHONE	\$7,093.90
15-CV-2430	GRADILLA, GRISELDA	DENIED
15-CV-2431	GRADILLA, GRISELDA	DENIED
15-CV-2432	GREENWOOD, JENNIFER	DENIED
15-CV-2433	HAND, HOLLY	\$1,307.42
15-CV-2434	HUGHES, RUTHIE M.	DENIED
15-CV-2435	JACKSON, WANDA	\$6,871.15
15-CV-2436	MORTON, STEPHANIE	DENIED
15-CV-2437	OLIVER, MONIQUE	\$5,232.45
15-CV-2438	PATEL, PANKAJ	\$5,038.98
15-CV-2440	RICE, RONALD	DENIED
15-CV-2441	SHEETS, EDDIELEA	DENIED
15-CV-2442	SHIELDS, JENNIFER N.	\$1,407.00

15-CV-2443	SOTO, YOLANDA	DENIED
15-CV-2444	TODD, KAREN	\$150.00
15-CV-2449	WILLIAMS, CATRICE	\$1,494.96
15-CV-2451	ANDOH, ABENA	DENIED
15-CV-2454	CLARK, LATONYA	\$4,395.04
15-CV-2455	VEGA, JASMINE	\$700.00
15-CV-2458	IVEL, JULIAN	\$27,000.00
15-CV-2459	JUAREZ, ADRIANA	DENIED
15-CV-2460	JUAREZ, ADRIANA	DENIED
15-CV-2461	KEMP, EDWIN L.	\$8,831.48
15-CV-2462	RUNYARD, STACY	DENIED
15-CV-2464	BARNARD-KOONCE, DEBRA	DENIED
15-CV-2465	DAWSON, ASHLEY	DENIED
15-CV-2466	DOVIN, JASON	\$894.00
15-CV-2468	ROBINSON, DUSTIN	DENIED
15-CV-2470	BLAND, JESSE	DENIED
15-CV-2471	ESTUVIER, GUADALUPE	DENIED
15-CV-2472	GADAU, PETER	DENIED
15-CV-2474	JEFFERSON, ANTONIO	\$292.56
15-CV-2476	SIEGERT, MARIKO	DENIED
15-CV-2480	KOEHLER, PHILIP	\$3,470.20
15-CV-2483	RAMON, ROSA C.	DENIED
15-CV-2484	SCHWOEBEL, KAREN D.	DENIED
15-CV-2485	SCHWOEBEL, KAREN D.	DENIED
15-CV-2488	BALDAUF, JASON	DENIED
15-CV-2489	BANKS, DEMERIA	\$7,500.00
15-CV-2492	DEMMING, ANTHONY	DENIED
15-CV-2494	FERM, BRETT	DENIED
15-CV-2495	GORDON, KIANTE	DENIED
15-CV-2496	GUNN, STEVEN	\$4,870.96
15-CV-2497	WEBSTER, LANARRIS	DENIED
15-CV-2498	JIMENEZ, CHRISTOPHER	DENIED
15-CV-2499	JIMENEZ, ALBERTO EFIGENIO	DENIED
15-CV-2502	KUHN, JOSH	\$5,494.00
15-CV-2504	LAFRANCE, JUSTIN	\$1,935.47
15-CV-2506	MORENO, ANDY	\$712.00
15-CV-2507	MOYER, AMBER	DENIED
15-CV-2510	PARKER, MARY	\$2,045.48
15-CV-2511	PORTER, MARVIN	\$270.60
15-CV-2513	REED, JESSIE	DENIED
15-CV-2514	RICE, EDWARD	DENIED
15-CV-2515	RIVERA, KARINA	\$120.00
15-CV-2516	RODRIGUEZ, SERGIO	DENIED
15-CV-2517	RUFFIN, HYANEASE	DENIED
15-CV-2519	SANDERS, SHARON	\$7,500.00
15-CV-2520	SCHMIDT, JEFFREY	DENIED
15-CV-2521	SHARP, MATTHEW	DENIED
15-CV-2524	WAKEFIELD, JUANEZ	DENIED
15-CV-2525	WILLISON, CHRISTOPHER	DENIED
15-CV-2526	WOODS-SUMMERIES, KISHA	DENIED
15-CV-2528	YEBOAH, AKWASI	DENIED
15-CV-2530	CONLEY, JR., BERNARD	DENIED
15-CV-2531	GLENN, CATHY	\$7,500.00
15-CV-2537	CANALES, JEFFREY	DENIED
15-CV-2539	CLOSCA, OLEG	\$4,060.50
15-CV-2540	DAVIS, YOLANDA	DENIED
15-CV-2541	HARRIS, DOMINIQUE	DENIED
15-CV-2542	JACKSON, DERRICK K.	DENIED
15-CV-2544	BARRETT, LYNDA	DENIED
15-CV-2545	BARRETT, MICHAEL	\$5,556.86
15-CV-2547	BROWN, WALTER	DENIED
15-CV-2550	HARO CEJA, ALEJANDRA	\$6,366.52
15-CV-2553	O'NEAL, MICHAEL	DISMISSED

15-CV-2555	THOMPSON, KAYLA	\$4,535.72
15-CV-2556	MUNDO, VICENTE	\$4,063.51
15-CV-2557	CESAR, IVAN	DENIED
15-CV-2558	ARMBRUSTER, THERESA	DENIED
15-CV-2560	BLINCOW, JARED	DENIED
15-CV-2561	BLOCKSON, GREGORY	DENIED
15-CV-2562	EVANS, BOBBY	DENIED
15-CV-2563	MARTIN, JERRY	DENIED
15-CV-2564	JACKSON, DERRICK	DENIED
15-CV-2565	JOHNSON, CHRISTOPHER	DENIED
15-CV-2566	JONES, LONNIE	DENIED
15-CV-2568	LOGTERMAN, ELLEN	DENIED
15-CV-2570	MARTINEZ, NELYDA	\$714.00
15-CV-2573	NYTKO, KATARZYNA	DENIED
15-CV-2574	RAMIREZ, JESUS	DENIED
15-CV-2575	RAMIREZ, ROLANDO	DENIED
15-CV-2576	RAMIREZ, YAQUELINA	DENIED
15-CV-2578	SMITH, LEONDRE	DENIED
15-CV-2579	SORIANO, GLADIOLIE	DENIED
15-CV-2581	SUNDAY, TERESA	DENIED
15-CV-2582	TOMASI, FRANCESCA	DENIED
15-CV-2583	VELEZ, YANELIZ	DENIED
15-CV-2585	WILSON, LENETT	DENIED
15-CV-2586	ARMBRUSTER, THERESA	DENIED
15-CV-2587	BENDER, SHIRLEY	DENIED
15-CV-2588	BENDER, SHIRLEY	DENIED
15-CV-2589	BENDER, ROBERT	DISMISSED
15-CV-2590	BURNESS, JAMES	DENIED
15-CV-2591	CORZINE, BLAKE	DENIED
15-CV-2593	HAGEMEIER, REBECCA	\$2,367.65
15-CV-2594	HEAPE, KIM	DENIED
15-CV-2595	RICHARDSON, TYRONE	DENIED
15-CV-2596	SCHOLES, CINDY	\$2,125.88
15-CV-2598	BURKEY, DELMUS	\$4,195.00
15-CV-2599	DAVISON, LATONYA	\$5,772.68
15-CV-2601	HOUSER, JAMES	DENIED
15-CV-2602	HUMMEL, STEVEN	DENIED
15-CV-2603	KOSINSKA, MALGORZATA	DENIED
15-CV-2604	LOCKETT, RICHARD	DENIED
15-CV-2606	MCGEE, TERRELL	DENIED
15-CV-2607	MCKNIGHT, ARPERDELLA	\$1,515.44
15-CV-2608	MOORE, CHARLES	DENIED
15-CV-2609	MOORE, CHARLES	DENIED
15-CV-2610	MOSIER, RYAN	DENIED
15-CV-2611	RICHMOND, RACHEL	\$2,552.10
15-CV-2612	VARGAS, JESUS	DENIED
15-CV-2613	WILLIAMS, BRANDON	DENIED
15-CV-2614	CAMPBELL, DEBORAH	DENIED
15-CV-2615	FITE, LOIS	DENIED
15-CV-2617	HAJSZANI, KATHY	\$1,109.00
15-CV-2618	HARPER, DAVID	DENIED
15-CV-2619	HARPER, DAVID	DENIED
15-CV-2620	OSBORNE, DIANA	\$1,066.50
15-CV-2621	PEREZ, LINDA	\$3,045.00
15-CV-2622	FOX, SHAWN	DENIED
15-CV-2623	GUARTAN, PAOLO	DENIED
15-CV-2624	HUGHES, MICHELLE & PRIDE, MONIQUE	\$7,500.00
15-CV-2625	JONES, JUDY	\$7,500.00
15-CV-2627	LLANOS-ALVARADO, MARIA	DENIED
15-CV-2628	LONDONO, EDGAR	DENIED
15-CV-2630	WELITSCHINSKY, GEORGE	\$100.00
15-CV-2632	BEREK-THOMAS, COURTNEY	DENIED
15-CV-2633	BOENS, JERRY	DENIED

15-CV-2634	CRAWFORD, DEBORAH	DENIED
15-CV-2635	GILMORE, CHRISTIAN	DENIED
15-CV-2636	KARRI, RAJESWARI	\$1,533.00
15-CV-2637	GONEH, SUCHITHA R.	DENIED
15-CV-2638	GONEH, SUCHITHA R.	DENIED
15-CV-2639	LITTRICE, JOSHUA	DENIED
15-CV-2640	MESSMER, ERIC	\$906.00
15-CV-2641	MINOR, SHERRY	\$400.00
15-CV-2643	TUBBS, REGINA	DENIED
15-CV-2644	WILLIAMS, SHARON & FISHER, JOANN	\$27,000.00
15-CV-2645	ZELLNER, ZACHARY	\$1,434.61
15-CV-2647	BOND, DEON	DENIED
15-CV-2648	JAMES, GWENDOLYN	DENIED
15-CV-2649	JOHNSON, HOPE	DENIED
15-CV-2650	JONES, LAMARIO	DENIED
15-CV-2652	KONIE, DAVID	DENIED
15-CV-2653	LAWHORN, ERICA	DENIED
15-CV-2654	MCNEAL, DEONTARIO	DENIED
15-CV-2655	PAGE-WOODS, KIMALENE	\$7,500.00
15-CV-2658	THOMAS, LORENE	\$11.64
15-CV-2660	CLENDENEN, ASHLEY	DENIED
15-CV-2661	FAGIANO, GRACE	DENIED
15-CV-2662	GAINES, LANARD	DENIED
15-CV-2664	MACIAS, JUAN	DENIED
15-CV-2665	MARTIN, EBONIE O.	DISMISSED
15-CV-2666	PORTER, LULA	DENIED
15-CV-2667	PURNELL, KAREN	DENIED
15-CV-2668	SANDERS, LEROY	\$7,331.00
15-CV-2669	SANDERS, LEROY	DENIED
15-CV-2670	SENDIL, SERKAN	\$7,321.84
15-CV-2671	SCHLUTOW, STEVEN	DENIED
15-CV-2674	WARD, SUSAN I.	DENIED
15-CV-2676	BIRKHEAD, TINA R.	DENIED
15-CV-2677	BOYLE, JENNIFER	DENIED
15-CV-2678	CRUZ, FRANCISCO	\$7,618.10
15-CV-2679	DASILVA, JOHN	DENIED
15-CV-2680	DEMITRO, STEVEN	DENIED
15-CV-2681	DUTTON, NATHAN	DENIED
15-CV-2682	DUTTON, NATHAN	DENIED
15-CV-2683	FORAN, SHEILA	\$629.41
15-CV-2684	HOLLAND, TERESA D.	DENIED
15-CV-2685	LINDUS, HALEY	DENIED
15-CV-2686	MAMA, ROBERT	DENIED
15-CV-2687	MURRAY, KADEESIA	DENIED
15-CV-2689	REED, DAVID	DENIED
15-CV-2690	ROTELLA, KIMBERLY	DENIED
15-CV-2691	SARKIS, VANESSA	DENIED
15-CV-2693	SMITH, MARIAN	DENIED
15-CV-2694	STARLING, DIANE	\$7,500.00
15-CV-2695	VALENTIN, OSCAR	DENIED
15-CV-2696	ALEXANDER, JEREMY	DENIED
15-CV-2697	CAMPERO, HURIEL	\$1,048.43
15-CV-2701	NORMAN, DAMEKIA	DENIED
15-CV-2702	PRAHL, MORGAN	DENIED
15-CV-2703	BAUSLEY, SR., TERRENCE	DENIED
15-CV-2704	BROWN, RAHEEM	DENIED
15-CV-2705	KEEFAUER, JOANN	\$113.68
15-CV-2706	RICHMOND, CRYSTAL	\$463.15
15-CV-2707	ROMERO, JOSE	\$1,827.77
15-CV-2708	SHAW, LYTASHA	DISMISSED
15-CV-2709	SIATKA, PIOTR	\$887.53
15-CV-2710	SUTTON, PAUL	\$11,532.08
15-CV-2711	WILLIAMS, WINIFRED	\$7,500.00

15-CV-2712	ANDERSON, ERICA	\$7,500.00
15-CV-2713	BEVERLY, D'AMORE	DENIED
15-CV-2714	HACKETT, SEAN	\$6,664.42
15-CV-2715	HEILIG, ROY	\$780.00
15-CV-2717	LOGGINS, III, EDWARD	\$482.14
15-CV-2719	MACDONALD, BRIAN	\$475.85
15-CV-2720	MCCRAY, MELVIN	DENIED
15-CV-2721	MILLER, JESSE	\$6,929.41
15-CV-2722	MILLER, MIRANDA	DENIED
15-CV-2723	MILLER, RICHARD	DENIED
15-CV-2724	NOVAK, TAMMY	\$284.10
15-CV-2725	PENA, MARILYN	DENIED
15-CV-2726	RAMIREZ, JOSELUZ	\$3,880.82
15-CV-2727	SANTIAGO, AMANDA	\$5,635.00
15-CV-2728	STUBBS, JUSTIN	\$1,120.53
15-CV-2729	VETROV, ROMAN	\$1,100.00
15-CV-2730	ARRIAGA, MARCIAL	DENIED
15-CV-2732	GHALE, BISHNU	DENIED
15-CV-2733	GREEN, KALVIN	\$486.65
15-CV-2734	HOFFMAN, PHILLIP	\$460.49
15-CV-2737	LEVI, VALERIE	\$1,705.00
15-CV-2738	MARTINEZ, JOSE	DENIED
15-CV-2739	MEDER, DANIELLE	DENIED
15-CV-2740	MYRIN, EMILY	\$472.84
15-CV-2741	NESBITT, LARON C.	DENIED
15-CV-2742	NKODO, TIFFANY	DENIED
15-CV-2743	OLSEN, REBECCA	DENIED
15-CV-2745	RANDOLPH, BRITTANY	DENIED
15-CV-2746	RAY, YOQUAN	DENIED
15-CV-2747	SHIELDS, JENNIFER N.	\$1,407.00
15-CV-2748	ARNDT, LEANNE	DENIED
15-CV-2749	LANDRY, KATIE	DENIED
15-CV-2750	ENGLAND, AARON	DENIED
15-CV-2751	ENGLAND, LORETTA	DENIED
15-CV-2752	GUZMAN, CLAUDIA	DENIED
15-CV-2753	HILL, BELINDA	DENIED
15-CV-2755	ROBINSON, TRACIE	\$7,500.00
15-CV-2756	ROJAS, JUAN	DENIED
15-CV-2757	BAKER, AARON	DENIED
15-CV-2758	BENDER, JENNIFER	\$409.18
15-CV-2759	CAMARILLO, ALMA	\$113.64
15-CV-2760	CRUMPTON, JERNELL	DENIED
15-CV-2762	DUNCAN, TERRY	\$7,500.00
15-CV-2763	GOMEZ, ANGELINA	\$4,891.12
15-CV-2764	HUSBAND, KENDARRO	DENIED
15-CV-2766	KELLY, KURT	\$738.47
15-CV-2767	MARTINEZ, GILBERTO	\$13,076.00
15-CV-2768	OVERTON, JOSEPH	\$600.73
15-CV-2769	PASTORELLI, KATE	\$364.75
15-CV-2770	WILLIAMS, JAMES	DENIED
15-CV-2771	WILLIAMS, LORENZO	DENIED
15-CV-2772	WILLIS, ROBERT	DENIED
15-CV-2773	ZUNIGA, GRICELDA	DENIED
15-CV-2774	BOLOTOV, DENIS	\$15.00
15-CV-2775	BROWN, SR., MICHAEL	\$4,879.85
15-CV-2776	BURGOA, AIDE	DISMISSED
15-CV-2777	BURGOA, AIDE	DENIED
15-CV-2778	DAVIS, KRISTIN	DENIED
15-CV-2779	FINEGAN, ROXANE	\$707.93
15-CV-2781	FOX, BREE	\$706.82
15-CV-2782	GILMORE, ALIL	DENIED
15-CV-2783	GREEN, NICOLE	\$5,995.91
15-CV-2784	HARRISON, CORY	DENIED

15-CV-2785	HERNANDEZ, FELIX	\$1,408.37
15-CV-2786	HERNANDEZ, GUILLERMINA	DENIED
15-CV-2787	LOPEZ, JUAN CARLOS	\$2,512.00
15-CV-2789	MCDONALD, BARBARA	DENIED
15-CV-2790	NOBLE, JR., DAN	\$7,500.00
15-CV-2791	SMITH PAYTON, HELEN	\$5,577.00
15-CV-2792	PIECH, EWA	\$3,227.51
15-CV-2793	PINEDA, ALMA	\$3,966.00
15-CV-2794	REYES, GUADALUPE	\$478.07
15-CV-2795	SULLIVAN, KEVIN H.	\$4,115.00
15-CV-2798	ALVARADO, MARIA	DENIED
15-CV-2799	FOOTS, JAQUITA	DENIED
15-CV-2801	GREEN, MARCIA	DENIED
15-CV-2802	HARVELL, ARLANDO	DENIED
15-CV-2803	JIN, DONG	\$1,157.58
15-CV-2804	LENTZ, KAYLEIGH	DENIED
15-CV-2805	SMITH-JOSEPH, RHONDA	DENIED
15-CV-2806	MORFE MARTE, LISANDRA	DENIED
15-CV-2807	PASLEY, SR., DEMARCUS	DENIED
15-CV-2809	CLEVELAND, TANESA	DENIED
15-CV-2810	MOORE, VANESSA L.	DENIED
15-CV-2811	PALMER, LATINA	DENIED
15-CV-2812	PITA, PEDRO	\$917.00
15-CV-2813	TAYLOR, JESSICA	DENIED
15-CV-2814	WESTERN, KIMBERLY	\$3,415.38
15-CV-2815	DAVISON, LATONYA	DENIED
15-CV-2816	FLORES, EDELMIRA	DENIED
15-CV-2817	FLORES, GERARDO	\$9,044.00
15-CV-2818	GARCIA, EDGAR	\$5,985.61
15-CV-2819	GROVE, WILLIAM	\$1,276.53
15-CV-2820	MCGOVERN, PATRICK	DENIED
15-CV-2821	MILLER, SHELLY	\$1,130.47
15-CV-2822	MOORE, ASHLEY	DENIED
15-CV-2823	NORTHCUTT, CARLY	\$140.00
15-CV-2824	PATEL, HARDIK	\$1,584.46
15-CV-2825	ROBERTSON-SIMPSON, DEBRA	DENIED
15-CV-2826	THOMAS, JOSEPH	DENIED
15-CV-2827	YOUNAN, PAUL	DENIED
15-CV-2828	GRAY, BERTY; & WILLIAMS, TRACEY	DENIED
15-CV-2829	ATKINSON, ANGELA	\$3,912.00
15-CV-2830	BAUER, JOSEPH	\$3,519.63
15-CV-2831	CLARKSON, DALE	\$278.24
15-CV-2833	GARTLEY, JUANITA	\$7,061.00
15-CV-2834	HAWTHORNE, JR., PRENTISS	\$4,739.52
15-CV-2835	KENSEY, JOSEPH	\$790.18
15-CV-2836	MEDINA, PEDRO	DENIED
15-CV-2837	SMITH, ROBERT R.	\$1,815.76
15-CV-2838	WESTMORELAND, CHANNA	DENIED
15-CV-2839	CALHOUN, BRUCE W.	\$52.68
15-CV-2840	CERVANTES, ALEX	DISMISSED
15-CV-2841	DIXON, MENLOE	DENIED
15-CV-2842	DUMAS, LAVERNE	DENIED
15-CV-2843	FOSTER, EDWARD	\$7,500.00
15-CV-2844	GARCIA, MARIA	DENIED
15-CV-2845	GUESS, SHERRI	DENIED
15-CV-2846	HANSON, THERESA	\$757.82
15-CV-2847	HARRISON, DIAMOND S.	DENIED
15-CV-2848	HEREFORD, ANGELA	\$7,500.00
15-CV-2849	HERNANDEZ, MARIA	DENIED
15-CV-2850	KADIRI, BADREDDINE	\$228.82
15-CV-2853	O'MALLEY, PATRICK	DENIED
15-CV-2854	STANDERFER, TERRY	DENIED
15-CV-2855	SVALINA, DAVID	DENIED

15-CV-2856	WILSON, LAMAR T.	DENIED
15-CV-2857	COLLIER, KRYSTAL	\$369.40
15-CV-2858	DINKLE, MEGHAN	DENIED
15-CV-2859	JACKSON, NINA	DENIED
15-CV-2860	JACKSON, NINA	\$2,694.40
15-CV-2861	MCCAULEY, LORETTA	\$6,822.45
15-CV-2862	MILLER, ERIC	DENIED
15-CV-2863	MCNEAL, TRACY	\$565.95
15-CV-2864	SIERRA, JOHANNA	DENIED
15-CV-2865	SMITH, LEONARD	DENIED
15-CV-2866	TOUNTAS, KRISTINA	\$51.14
15-CV-2867	WISE, CINAMIN	DENIED
15-CV-2868	WISE, CINAMIN	DENIED
15-CV-2870	ELDRIDGE, KYLE	DENIED
15-CV-2871	SCHMITT, JENNIFER	\$2,388.00
15-CV-2872	SHAW, CHERYL M.	DENIED
15-CV-2873	SHAW, CHERYL	DENIED
15-CV-2874	WATSON, LATASHA	DENIED
15-CV-2877	HUNT, MARVIN	DENIED
15-CV-2878	JOHNSON, EZZARD	\$895.00
15-CV-2879	JOHNSON, TIFFANY	DENIED
15-CV-2880	MASSON, JENNIFER	DENIED
15-CV-2881	OUTLAW, JOWAYN	DENIED
15-CV-2882	PIPER, REBECCA	DENIED
15-CV-2883	PRITCHARD, DONALD	DENIED
15-CV-2884	REESE, MARTHA	\$1,108.12
15-CV-2885	THORNTON, JUDITH	DENIED
15-CV-2886	WAYNE, MAMIE	\$5,936.00
15-CV-2887	BENOIST, LAWRENCE E.	DENIED
15-CV-2888	DEDOMENICO, LAURA	\$7,500.00
15-CV-2889	EATON, DEANGELA	DENIED
15-CV-2890	GOGGIN, ALEXIS	DENIED
15-CV-2891	GRAY, KIJUANIS	DENIED
15-CV-2893	TERRY, RONALD	DENIED
15-CV-2894	GOODEN, AUDREY & KEISHA PAREDEZ	DENIED
15-CV-2895	GULBRANDSEN, JENNIFER	DENIED
15-CV-2896	MALLOY, JAMIE	\$323.18
15-CV-2897	MCCARTHY, TODD	\$531.98
15-CV-2898	MCGEE, SHARON	\$7,500.00
15-CV-2899	MIRCHEV, HRISTO	DENIED
15-CV-2900	MONJOLO, ABOUBAKAR	\$291.23
15-CV-2901	SPARKS, KATHRYN	DENIED
15-CV-2902	TUCKER, SHAUN D.	\$1,211.10
15-CV-2903	ALLEN, PRISCILLA	\$4,999.56
15-CV-2904	ALMAGUER, BEATRIZ	\$200.60
15-CV-2905	FERGUSON, CATRICE	DENIED
15-CV-2906	GARRETT, TIFFANY	\$3,565.00
15-CV-2907	HOWELL, ALICE	DENIED
15-CV-2908	KALEMBER, DAJANA	DENIED
15-CV-2909	JOSEPH, LANIER	DENIED
15-CV-2910	LOVE, TERRY L. JR.	DENIED
15-CV-2911	MAKARSKA, ANASTASIYA	\$24.00
15-CV-2912	MASLAN, PATRICE	\$50.00
15-CV-2913	POGGIO, MICHAEL	DENIED
15-CV-2914	POSADA, CARLOS E.	DENIED
15-CV-2916	SHIELDS, JENNIFER	DENIED
15-CV-2917	SHIELDS, JENNIFER	DENIED
15-CV-2918	SOTO, MARIEL	DENIED
15-CV-2919	THORNTON, JERRY	DENIED
15-CV-2920	VERA, JOSE	\$6,507.00
15-CV-2921	WETTIG, KELLY	\$1,497.59
15-CV-2922	WURMNEST, CHRIS	\$1,723.45
15-CV-2923	BURNS, ALICIA	DENIED

15-CV-2924	BURNS, ALICIA	\$190.00
15-CV-2925	CABALLERO, FIDEL	DENIED
15-CV-2926	CAREY, JOHNNIE R. JR.	DENIED
15-CV-2927	GUZAN, LAURA	DENIED
15-CV-2928	HARRIS, DEBRA	DENIED
15-CV-2929	HERNANDEZ, CLAUDIA	DENIED
15-CV-2930	HUDSON, SHEMEKA	\$6,589.00
15-CV-2931	HUGHES, JAMES	\$1,928.03
15-CV-2933	MCDADE, TEELA	\$5,295.00
15-CV-2934	MENDOZA, MARTIN	DENIED
15-CV-2936	TAYLOR, GABRIELLE	DENIED
15-CV-2937	YOUNG, JARED	\$1,775.00
15-CV-2938	YOUNG, JAVAN	\$1,360.92
15-CV-2939	BANKS, DONTAY	DENIED
15-CV-2940	BROWN, JACQUELINE	\$3,408.30
15-CV-2941	BUTLER, CLARENCE	DENIED
15-CV-2942	CASTRONOVO, RYAN	DENIED
15-CV-2943	DAVIS, TENNILLE	DENIED
15-CV-2944	EASLEY, ALIZE	DENIED
15-CV-2945	ESTRADA, NEFTALI	DENIED
15-CV-2946	HARTUNG, BETSY	DENIED
15-CV-2947	LEWIS, JANICE	DENIED
15-CV-2948	LUMPKIN, KENNETH	DENIED
15-CV-2949	MARKGRAF, JEFFREY	DENIED
15-CV-2950	MURPHY-WILES, JERRY	DENIED
15-CV-2951	SCHMIDT, MELISSA	DENIED
15-CV-2952	SCHMIDT, MELISSA	DENIED
15-CV-2954	TATE, FELICIA	\$7,500.00
15-CV-2955	TAYLOR, STEPHANIE	DENIED
15-CV-2956	TERHUNE, JULIE	DENIED
15-CV-2957	TORRES, RAFAEL	\$2,201.00
15-CV-2958	WASHINGTON, LESLIE	DENIED
15-CV-2959	WILLIAMS, JEROME	\$5,972.00
15-CV-2960	BROWN, DARNELL B.	\$1,414.01
15-CV-2961	BROWN, DONTRELL	DENIED
15-CV-2962	EID, AMMAR	\$5,650.00
15-CV-2963	HARRIS, BETRICE	DENIED
15-CV-2964	MCNISH, KENNETH	DENIED
15-CV-2965	PORTER, MAVERICK	DENIED
15-CV-2966	RODRIGUEZ, FELIX	DENIED
15-CV-2967	SKAGGS, COURTNEY N.	DENIED
15-CV-2968	SCROGGINS, ARETHA	DENIED
15-CV-2969	STRICKLAND, ERNESTINE	DENIED
15-CV-2970	TODD, FLOYD	DENIED
15-CV-2971	CORONEL, NANCY	DENIED
15-CV-2972	HARDIN, DONSHENA	\$7,143.29
15-CV-2973	HAYNES, ROSALYN	DENIED
15-CV-2974	HAYNES, ROSALYN	DENIED
15-CV-2975	HAYNES, ROSALYN	DENIED
15-CV-2977	HUGHES, RENEE	\$7,500.00
15-CV-2978	JENKINS-MULLINS, CAROLYN L.	DENIED
15-CV-2979	URIBE VELASCO, LAURA LORENA	\$1,126.00
15-CV-2980	BRIDGEMEN, DANIELLE	DENIED
15-CV-2981	CANON, GINA	DENIED
15-CV-2982	DAVIS, VERA LEE	DISMISSED
15-CV-2984	LENK, MARY E.	\$3,051.35
15-CV-2985	LENK, MARY E.	\$700.00
15-CV-2986	LENK, WILLIAM J.	\$3,403.77
15-CV-2987	LITTLE, KORTNEY E.	\$4,785.00
15-CV-2988	LITTLE, KORTNEY E.	DENIED
15-CV-2989	MICALETTI, ROSARIO	DENIED
15-CV-2990	PODNARCHUK, PAVLO	DENIED
15-CV-2991	SIMMONS, CHRISTOPHER	\$2,921.00

15-CV-2992	STREIT, JARED	DENIED
15-CV-2993	STURKEY, VERLAN JR.	\$4,095.06
15-CV-2994	WASHINGTON, TRAVIS	DENIED
15-CV-2995	GALLICK, MOLLY S.	DENIED
15-CV-2996	HARRIS, DEVONTE	DENIED
15-CV-2997	HICKMAN, BENJAMIN	\$22,245.13
15-CV-2998	ISLAMOV, MAMAT	DENIED
15-CV-2999	JOHNSON, EZZARD	DENIED
15-CV-3000	KEFALOUKOS, KATHRYN	\$1,207.30
15-CV-3001	LANAGAN, BRIAN	DENIED
15-CV-3002	LOPEZ, DIANE	DENIED
15-CV-3003	MILON, ANNIE	\$6,875.00
15-CV-3004	POTEETE, ELLIS	DENIED
15-CV-3005	ROGERS, PIPER	\$33.84
15-CV-3006	SMITH, SAVON	\$5.98
15-CV-3007	SOTO-TINAJERO, CAROL Y.	DENIED
15-CV-3008	SUSTEK, SANDY	DENIED
15-CV-3009	ABNER, AUDREY	DENIED
15-CV-3010	ARNOLD, LAURA	\$7,482.00
15-CV-3011	BATES, ALYSSA C.	\$3,155.40
15-CV-3012	BURTON, JANNETTE M.	\$6,232.94
15-CV-3013	CARRASQUILLO, YOLANDA	\$7,500.00
15-CV-3014	CHAVEZ, MARGARITA	\$170.46
15-CV-3015	COLLINS, LATARCHI	DENIED
15-CV-3016	ENTO, VANESSA C.	\$125.67
15-CV-3017	GAUGHAN, ADAM	\$7,279.98
15-CV-3018	GIPSON, BRIANNA L.	DENIED
15-CV-3019	JANSYN, GREGORY	DENIED
15-CV-3020	MATIAS, ROMANA	\$7,500.00
15-CV-3021	MUNIZ, MIGUEL A.	\$1,034.00
15-CV-3022	OSBORNE, DIANA	\$1,027.56
15-CV-3024	BILLINGSUY, PORSHE; & PAREDEZ, KEISHA	DISMISSED
15-CV-3025	ROBBINS, GURALDINE	\$7,500.00
15-CV-3026	STAMPS, SELENA	\$7,500.00
15-CV-3027	STEWART, JAMES	\$2,438.97
15-CV-3028	SOUCHECK, ANNE	DENIED
15-CV-3029	WESTERFIELD, JEREMY	DENIED
15-CV-3031	BRUCE, MARY	DENIED
15-CV-3032	FLEMING, BRYAN	\$4,644.00
15-CV-3033	GARCIA, JUAN	DISMISSED
15-CV-3034	HALLEMAN, BRANDY	DENIED
15-CV-3035	HAMPTON, TABATHA	DENIED
15-CV-3036	JOHNSON, VINCENT JR.	\$256.00
15-CV-3037	KUNCE, JOYCE	DENIED
15-CV-3038	O'NEAL, DEMETRIA	DENIED
15-CV-3039	RICHEY, PARISH	\$3,480.33
15-CV-3040	RICHTER, AARON	\$12,747.90
15-CV-3041	SORIA, JOSE EDUARDO	DENIED
15-CV-3042	STALLWORTH, TYRONE	DENIED
15-CV-3043	CARDONA, MARLIN	DENIED
15-CV-3044	FULLER, LAURIE	\$7,500.00
15-CV-3045	QUEZADA, RAMON E.	DENIED
15-CV-3046	RUBIN, LARRY BRUCE	DENIED
15-CV-3047	SMITH, DEVYON	DENIED
15-CV-3048	WHITE, ROSEMARY	\$3,726.66
15-CV-3049	WIESE, KENT	\$2,465.04
15-CV-3050	WILLIAMS, JOSEPH	DENIED
15-CV-3052	AMO, RICHARD D.	DENIED
15-CV-3053	DUQUE, MARY	\$4,540.35
15-CV-3054	FORD, CORDELL	DENIED
15-CV-3055	HARRIS, BETRICE	\$5,649.00
15-CV-3056	HEREFORD, ANGELA	\$91.77
15-CV-3057	JONES, JUSTIN	DENIED

15-CV-3058	KEMP, JUDY	\$4,375.82
15-CV-3059	KOEPKE, DAVID	\$4,451.97
15-CV-3060	LAPORTE, ELIZABETH M.	DENIED
15-CV-3061	LEWIS, PHILEMON	\$453.31
15-CV-3062	MOSBY, PASSION	DENIED
15-CV-3063	RAJU, MATHEW BYJU	\$228.00
15-CV-3064	RIDGEWAY, PLESHETTE	\$2,183.86
15-CV-3065	SINGLETON, PAMELA	DENIED
15-CV-3066	THOMAS, VALERIE	\$7,500.00
15-CV-3067	WALLS, QUIERA	DENIED
15-CV-3068	WILLIAMS, MARCUS	DENIED
15-CV-3069	ZAPATA, AIMEE	\$336.22
15-CV-3070	ANDERSON, CYNTHIA	DENIED
15-CV-3071	ANDERSON, GERALD	DENIED
15-CV-3072	BROWN, JUTUAN	DENIED
15-CV-3073	FERREIRA, LAUREN	\$5,301.19
15-CV-3074	HOLMES, CHIQUITA	DENIED
15-CV-3076	MOTA, JULIO	DENIED
15-CV-3077	PHELPS, CURTIS	DENIED
15-CV-3078	SISSON, HEATHER	DENIED
15-CV-3079	SMITH, FRED	DENIED
15-CV-3081	TAFOYA, ROBERT	\$7,500.00
15-CV-3082	THOMPSON, RONALD	DENIED
15-CV-3083	WAJID, SYED	\$2,684.00
15-CV-3084	WALTON, ERIN	DENIED
15-CV-3085	WINN, LOUIS SR.	\$4,883.28
15-CV-3086	WRIGHT, TONYA	DENIED
15-CV-3089	CAMPBELL, MARTHA	\$21.38
15-CV-3090	CHATTMAN, ELAINE	DENIED
15-CV-3091	FLEMING, BRITTANY	\$124.20
15-CV-3092	HERMOSILLO, SERGIO D.	\$752.00
15-CV-3093	JOHNSON, RITA	DENIED
15-CV-3094	LARSEN, LOREN L.	DENIED
15-CV-3095	MOORE, NINA	\$5,907.00
15-CV-3096	OLLINS, JACQUELINE	DENIED
15-CV-3099	ROBINSON, MERCEDES	DENIED
15-CV-3100	SCHLOTFELDT, NICOLE	DENIED
15-CV-3101	SOLIS-GARCIA, MARIA	DENIED
15-CV-3102	WANLESS, SHELA	DENIED
15-CV-3103	WILEY, JANSEN	DENIED
15-CV-3105	DAWSON, ASHLEY	DENIED
15-CV-3106	FINGER, CAROLYN	DENIED
15-CV-3107	KELLOGG, LISA	\$282.72
15-CV-3108	SEWELL, BRENDA L.	\$7,125.50
15-CV-3109	WALKER, THORNER	DENIED
15-CV-3110	ANDERSON, ALISA	DENIED
15-CV-3111	DILL, ALEXIS	DENIED
15-CV-3113	MENDOZA, ANGELES	DENIED
15-CV-3114	PRESTIA, MICHELLE	\$430.72
15-CV-3115	RUFFIN, MALLEANA	DENIED
15-CV-3116	MCKAY, MARQUISE	DENIED
15-CV-3117	STENGER, MELISSA	DENIED
15-CV-3118	TEMPLES, ANTHONY	DENIED
15-CV-3119	WEBSTER, DEBRA	\$7,500.00
15-CV-3120	ALLEN, BARBARA A.	DENIED
15-CV-3121	ALLEN, BARBARA A.	DENIED
15-CV-3122	BLAKEMORE, PATRINA	DENIED
15-CV-3123	EHOFF, STEVEN	DENIED
15-CV-3125	GONZALEZ, RACHAEL	DENIED
15-CV-3126	HOWARD, KRISTEN	DENIED
15-CV-3127	HOWARD, KRISTEN	DENIED
15-CV-3128	JOHNSON, SARAH	\$1,302.67
15-CV-3129	LINDSEY, II, BARRY E.	\$1,761.38

15-CV-3130	MAGANA, CLAUDIA	DENIED
15-CV-3131	MALAVE, NARCISO	\$7,500.00
15-CV-3132	ROACH, IVA	DENIED
15-CV-3133	TRINIDAD, VICTORIA	\$902.96
15-CV-3134	ARMSTRONG, LIONEL	DENIED
15-CV-3135	ASBURY, ELIZABETH	DISMISSED
15-CV-3136	BURGETT, BRENDA	\$1,909.88
15-CV-3137	CLARK, SHARON	\$7,485.00
15-CV-3138	DOUGLAS, AMANDA	\$604.50
15-CV-3139	GONZALES, RICARDO	DENIED
15-CV-3140	GONZALEZ, ISMAEL	DENIED
15-CV-3141	HALLEY, ALEXIS	\$152.18
15-CV-3142	JOHNSON, JERRY	DENIED
15-CV-3143	KEY, PERCY	DENIED
15-CV-3144	KINCADE, JIMMY	\$22,087.42
15-CV-3145	MEEHAN, PAULA	DENIED
15-CV-3146	PRIMER, STEPHANIE	DENIED
15-CV-3147	QUINTERO, DWAYNE	\$5,164.59
15-CV-3148	RAVELO, ROSA	\$243.14
15-CV-3150	SCOTT, PRESTON	DENIED
15-CV-3151	SODERSTROM, ANNE	\$75.00
15-CV-3152	SPENCER, BIANCA	DENIED
15-CV-3153	TYRRELL, CAROLYN	DENIED
15-CV-3155	FLORES, ALIZA	DENIED
15-CV-3156	HERNANDEZ, GUILLERMINA	DENIED
15-CV-3157	KANG, LULU	\$812.44
15-CV-3158	LLANOS-ALVARADO, MARIA	DENIED
15-CV-3159	TAYLOR, AARON	DENIED
15-CV-3160	CASTILLO, EDWARD	DENIED
15-CV-3161	CHAVEZ, ANTHONY	DENIED
15-CV-3162	CLARKE, TAMARA	\$2,651.10
15-CV-3163	HONEGGER, DEBRA	DENIED
15-CV-3164	JONES, MONTRELL	DISMISSED
15-CV-3165	KOUNATIDOU, EMMANOUELA	DENIED
15-CV-3166	LAMBERT, RYAN M.	\$2,045.48
15-CV-3167	MASSEY, ERIN	\$27,000.00
15-CV-3168	MORALES, PATRICIA	DENIED
15-CV-3169	PARIS, AMY	DENIED
15-CV-3170	REED, NINA	DENIED
15-CV-3171	REYES, KIMBHERLY	DENIED
15-CV-3172	SALOMON, RUBIO	\$1,099.64
15-CV-3173	SANCHEZ, ALEJANDRA	\$4,445.00
15-CV-3174	SCHWOEBEL, MICHAEL	DENIED
15-CV-3175	SMITH, KAROL	\$7,500.00
15-CV-3176	THOMAS, LORENE	DENIED
15-CV-3177	THOMAS, LORENE	\$7,500.00
15-CV-3178	WATKINS, GAIL	\$7,500.00
15-CV-3180	YOUNG, LATONYA; & FELTON, ANGEL	\$7,500.00
15-CV-3181	ZIRATI, HAMDI	\$917.00
15-CV-3182	DANIELS, ASHLEY	DENIED
15-CV-3184	DAVIS, SHIRLEY	\$7,500.00
15-CV-3185	DAVIS, TYRICE	DENIED
15-CV-3186	DAVIS, TYRICE	DENIED
15-CV-3187	DUBICK, BRANDY LEE	DENIED
15-CV-3188	FRANCIS, JAMIN	\$4,950.00
15-CV-3189	MONEGAN, FLETCHER	DENIED
15-CV-3190	ROONEY, SARAH	DENIED
15-CV-3191	SANCHEZ HERNANDEZ, VERONICA	\$3,049.85
15-CV-3192	BURNS, ANGELA SIMONE	DENIED
15-CV-3194	WARDZALA, TINA	DENIED
15-CV-3195	WASHINGTON, LINDA	\$6,899.17
15-CV-3196	COLLINS, JERRY	\$5,345.00
15-CV-3197	COOK, MELODI	DENIED

15-CV-3198	GRAMMER, JACOB	\$486.88
15-CV-3199	HICKS, ROBERT	DENIED
15-CV-3200	JOHNSON, TAMARA	\$76.84
15-CV-3201	LO PRESTI, DEBORAH	\$4,706.82
15-CV-3202	MCFADDEN, MICHELLE	DENIED
15-CV-3203	MCGEE, DESHAUN	DENIED
15-CV-3204	POLAK, STANISLAV	\$2,213.33
15-CV-3205	RIEGELEIN, GEORGE	DENIED
15-CV-3206	SCOTT, ANGELIA	DENIED
15-CV-3207	SCOTT, ANGELIA	DENIED
15-CV-3208	SCOTT, ANGELIA	DENIED
15-CV-3209	SCOTT, ANGELIA	DENIED
15-CV-3210	SMITH, YVONNE	\$1,530.85
15-CV-3211	CARRILLO, GABRIELA	\$5,975.00
15-CV-3212	CONNER, ZACHARY	\$763.00
15-CV-3213	SCOTT, ROBIN	DENIED
15-CV-3215	ACATITLAN, MATILDE	\$750.00
15-CV-3216	BONTJES, ANDREA	DENIED
15-CV-3217	CALHOUN, TAMARA	\$5,826.20
15-CV-3219	LARSEN, RICHARD	DENIED
15-CV-3220	MABLES, MICHAEL JR.	DENIED
15-CV-3222	ORSI, LINDSAY	\$130.49
15-CV-3223	TELLO, MIGUEL	\$324.00
15-CV-3224	WILSON, DARDINA	\$1,210.51
15-CV-3225	ATWOOD, VINCENT	\$27,000.00
15-CV-3226	BLACK, ROLAND	DENIED
15-CV-3227	DECASTRIS, DANIELLE	DENIED
15-CV-3228	GUILLEN, MARIA	DENIED
15-CV-3229	HADLEY, BYRON E.	DENIED
15-CV-3230	IRATOO, DIANA	DENIED
15-CV-3231	JOHNSON, TIARRA	DENIED
15-CV-3232	SANDERS JOHNSON, YOLANDA	\$7,500.00
15-CV-3233	JONES, CHELSEA	DENIED
15-CV-3234	MCKISSACK, CLAUDE R. JR.	DENIED
15-CV-3235	NEBE, TYNISA; & HUMPHREY, RAYSHONE	\$7,500.00
15-CV-3236	SALTER, JAMAL	\$7,500.00
15-CV-3237	DAVIS, TISHA L.	\$7,500.00
15-CV-3238	SCHRODER, NICHOLAS	\$1,084.98
15-CV-3239	SOUTHERLAND, ANDREI	\$5,081.82
15-CV-3240	STUBBS, NICK	DENIED
15-CV-3241	WALKER, NEAL	DENIED
15-CV-3243	ABDULLAH, ABDUDDHARR	\$2,649.31
15-CV-3244	COBBINS, CORNEISHA	DENIED
15-CV-3245	DIAZ, VICENTE	\$968.00
15-CV-3246	DOBYNES-FERRIS, DARLENE	DENIED
15-CV-3247	GERALD, ELIZABETH	\$4,012.00
15-CV-3249	HOY, TYRONE L. SR.	\$50.00
15-CV-3250	HUGHES, VALERIE	DENIED
15-CV-3251	LEYVA, ELVIA	DENIED
15-CV-3252	BOWIE, BRANDON MARTELL	DENIED
15-CV-3254	PALOMARES, RODRIGO	\$1,819.94
15-CV-3255	PEREZ, ROSALINDA	DENIED
15-CV-3256	ROMAN, JEANNE	\$7,500.00
15-CV-3257	RUSH, LUMINDA	DENIED
15-CV-3258	WARREN, TAVARIS	DENIED
15-CV-3259	WRIGHT, LATOYA M.	DENIED
15-CV-3260	AMANO, SHIHO	\$384.00
15-CV-3262	CUNNINGHAM, CANDICE	\$9,182.51
15-CV-3263	GODSEY, MARIA	DENIED
15-CV-3264	HUNTER, TOMMIE L.	DENIED
15-CV-3266	BUENO, JUANA	\$2,950.00
15-CV-3267	DYER, JENNIFER	DENIED
15-CV-3268	DYER, JENNIFER	DENIED

15-CV-3269	JURGENS, SCOTT	DENIED
15-CV-3270	HELSTERN, ROBERT	DENIED
15-CV-3271	HOLMES, TERRELL	DENIED
15-CV-3272	JONES, PETER	DENIED
15-CV-3273	LEE, LATONIA	DENIED
15-CV-3274	LOVE, RACHEL D.	DENIED
15-CV-3275	MCKINNEY, DARONTA	\$8,013.67
15-CV-3276	MONTGOMERY, ADA	\$7,500.00
15-CV-3277	RICKS, DORIS	\$6,655.29
15-CV-3278	SCHWELLENBACH, JOHN	\$1,368.39
15-CV-3279	THOMAS, VALERIE	DENIED
15-CV-3280	WILLIAMSON, SHANNON	DENIED
15-CV-3281	AVILA, HEIDI	\$3,397.75
15-CV-3282	BRODOWSKI, MACIEJ	DENIED
15-CV-3283	BROWN, LARRY	\$1,211.00
15-CV-3284	COULTER, KAYLA	DENIED
15-CV-3285	GOMEZ, EZEQUIEL	DENIED
15-CV-3286	MAJERS, TERESA	\$800.80
15-CV-3287	MAJERS, TERESA	DENIED
15-CV-3290	MONDEN, MISHA	\$3,500.00
15-CV-3291	PIPIA, CLAIRE V.	\$393.80
15-CV-3292	TAYLOR, KARISSA	\$204.10
15-CV-3293	ALONSO, JAVIER	\$3,240.00
15-CV-3294	AMERSON, VANESSA	DISMISSED
15-CV-3295	LOPEZ, ALEXANDRIA & CHAVEZ, ELVA	\$7,500.00
15-CV-3296	CHRISTOPHER, GREGORY	DENIED
15-CV-3297	COOPER, CRASSANDRA	DENIED
15-CV-3299	FANCHIER, JESSICA	DENIED
15-CV-3300	GIBSON, WATIA	DENIED
15-CV-3301	GIBSON, WATIA	DENIED
15-CV-3302	GIBSON, WATIA	DENIED
15-CV-3303	WILSON, TIEARA	DENIED
15-CV-3304	GILES, CARL	DENIED
15-CV-3305	GUTIERREZ, RAYMUNDO	\$3,946.00
15-CV-3306	HARRISON, PASHANELL	\$7,847.65
15-CV-3307	HOUSTON, SUMMER; & RANDOLPH, ROSIE P.	\$2,296.95
15-CV-3308	JOHNSON, ANTHONY	\$134.40
15-CV-3309	LEWIS, JASMINE	\$125.00
15-CV-3310	PHIPPS, DESMOND	DENIED
15-CV-3311	PHIPPS, DESMOND	DENIED
15-CV-3312	PITTS, TAMIEKA	DENIED
15-CV-3313	VESELL, KEVIN	DENIED
15-CV-3314	VIZCARRA, JOSE	DENIED
15-CV-3320	JANKE, CASSANDRA B.	\$446.06
15-CV-3321	KILGORE, TAISHA	\$3,400.00
15-CV-3322	MEEHAN, PAULA	\$655.00
15-CV-3323	MORRIS, MARY	\$7,401.80
15-CV-3324	PAULSEN, DANIELLE	\$92.25
15-CV-3327	SANCHEZ, CARLOS	\$1,907.01
15-CV-3328	STEVENSON, BRITANY	\$145.32
15-CV-3329	TILLIS, DEBBIE	\$7,500.00
15-CV-3330	WINSTON, SR., TERRANCE	\$2,000.00
15-CV-3331	WINTERS, BRANDON	DENIED
15-CV-3332	AGNEW, QUOVADIS	DENIED
15-CV-3334	ALVARADO, JOE	\$675.00
15-CV-3335	SIMS, TIFFANY	\$170.46
15-CV-3336	TAMAYO, MARCO	\$9.00
15-CV-3339	BROWN, HELEN	DENIED
15-CV-3340	GALVIN, TROY	\$1,166.96
15-CV-3341	KINSEY, JESSE	\$2,289.00
15-CV-3342	PEREZ, MARIA	\$250.00
15-CV-3343	SANCHEZ, ABRAHAM	DENIED
15-CV-3344	SUTHARD, AMY	DENIED

15-CV-3345	AGUIRRE, STEVE	DENIED
15-CV-3346	BRANCH, IRENE	\$7,500.00
15-CV-3347	BURTON, ROBERT	DENIED
15-CV-3348	CALHOUN, BRUCE W.	\$492.34
15-CV-3349	DURR, JEFFREY	\$1,194.00
15-CV-3351	JOHNSON, LORI	DENIED
15-CV-3352	KASEY, GLORIA	DENIED
15-CV-3353	MCCOY, RONNIE G.	\$5,635.46
15-CV-3355	OTT, SHIRLEY	DENIED
15-CV-3356	PERKINS, SEQUOIA	DENIED
15-CV-3357	WELLS, THERESA	DENIED
15-CV-3358	SCHMIDT, MELISSA	DENIED
15-CV-3359	YOUNG, TERRELL	DENIED
15-CV-3361	BROWN, NANCY J.	\$76.22
15-CV-3362	CIRTON, ROBERT	DENIED
15-CV-3363	COLLIER, KRYSTAL	DENIED
15-CV-3364	DACANAY, KATHERINE	\$7,500.00
15-CV-3365	GAONA, RAFAELA	DENIED
15-CV-3367	GRESHAM, DIANNA	DENIED
15-CV-3368	MARSHALL, AMBER	\$339.27
15-CV-3369	PURNELL, DONALD	\$168.90
15-CV-3370	RAMIREZ, ROMONA	\$4,145.00
15-CV-3371	WADKINS, JAMES	DENIED
15-CV-3372	ROHR, RECHELLE	DENIED
15-CV-3373	ROHR, RECHELLE	\$27.60
15-CV-3374	ROHR, RECHELLE	\$113.20
15-CV-3375	ALARCON, ALMA D.	\$1,444.00
15-CV-3376	ALEMAN, ALEJANDRO	DENIED
15-CV-3377	DOBY, LINDA	DENIED
15-CV-3378	HAYES, CHERYL	\$1,881.00
15-CV-3379	HOGAN, ANDREW	DENIED
15-CV-3380	KONG, MEE-JOO	DENIED
15-CV-3381	MARTINEZ, ESTELA	\$760.59
15-CV-3382	RICHMOND, MICHAEL	\$7,500.00
15-CV-3383	RODRIGUEZ, JOEL	DENIED
15-CV-3384	ROSA, CARMEN	\$4,639.95
15-CV-3385	SHANNON, JACQUELINE	\$7,170.09
15-CV-3386	SNOWDEY, PAUL R.	\$4,297.50
15-CV-3387	THOMAS, INGRID	\$7,324.86
15-CV-3388	THOMAS-BURT, AYANNA	DENIED
15-CV-3389	BURT, JEROME	\$817.02
15-CV-3390	WALKER-DAVIS, CAROLINE	DENIED
15-CV-3391	WEATHERS, CHARLIE	\$7,500.00
15-CV-3393	AGUIRRE, LUIS	DENIED
15-CV-3394	BRACK, JEAN L.	DENIED
15-CV-3395	CARDONA, MARLIN	DENIED
15-CV-3396	CUNNINGHAM, FREDERICK J.	DENIED
15-CV-3397	EDWARDS, JARVIS	DENIED
15-CV-3398	ELLIOTT, ANDRIA	DENIED
15-CV-3399	ELLIOTT, ANDRIA	DENIED
15-CV-3400	HALL, MONICA	\$6,977.83
15-CV-3401	HENDERSON, CASSANDRA	\$1,152.00
15-CV-3402	HERNANDEZ, ERICKA	\$7,500.00
15-CV-3403	JACKSON, DIANE	\$27,000.00
15-CV-3405	MATTHEWS, DARRYL	\$785.00
15-CV-3407	NORQUIST, NIKI	\$2,550.48
15-CV-3408	PETTIS, ROSIE	DENIED
15-CV-3409	ROJAS, SARINA M.	DENIED
15-CV-3410	SHEARRER, HAILEY	\$150.00
15-CV-3411	STANFEL, AMANDA	\$4,689.32
15-CV-3412	SZANDZIK, JENNIFER	DENIED
15-CV-3413	WIECZOREK, NICOLE	DENIED
15-CV-3414	WOOLSEY, THELMA	\$7,500.00

15-CV-3415	WRIGHT, QUIANA	DENIED
15-CV-3416	ALLENDE, JUANA A.	\$3,675.00
15-CV-3417	BERNAS, KAREN	\$440.00
15-CV-3418	COOK, KEVIN	\$2.00
15-CV-3419	DAVIS, ANTONIO JR.	\$1,215.00
15-CV-3420	DAVIS, TANEEKA	\$3,850.00
15-CV-3421	ENOCH, ARCELIS	DENIED
15-CV-3422	GARRETT, DESHONE	\$1,050.60
15-CV-3423	JONES, JERMANE L.	DENIED
15-CV-3424	MARTIN, EBONIE O.	DISMISSED
15-CV-3425	MARTINEZ, JOSE R.	DENIED
15-CV-3426	MEEKS, AMANDA	DENIED
15-CV-3427	MEEKS, AMANDA	DENIED
15-CV-3428	JIMENEZ, ERASMO	DENIED
15-CV-3429	PHILLIPS-BROWN, LISA	DISMISSED
15-CV-3430	PHILLIPS, LAYNE	DENIED
15-CV-3431	PORTER, MICHELLE	DENIED
15-CV-3433	WHITE, DEMETRIUS	DENIED
15-CV-3434	WILLIAMS, GLORIA	DENIED
15-CV-3435	ATAMANCHUK, VITALII	DENIED
15-CV-3436	BROWN, TONISHA	DENIED
15-CV-3437	CERVANTES, JOSHUA	DENIED
15-CV-3438	DELEON, EDUARDO L.	DENIED
15-CV-3439	DONATLAN, EMILIO	DENIED
15-CV-3440	GOODEN, AUDREY	\$2,045.48
15-CV-3441	GRESS, KARLA	DENIED
15-CV-3442	HOFF, DON	\$400.00
15-CV-3443	KOWACZEN-REAGAN, EVA	DENIED
15-CV-3444	MACK, RAYMOND	DISMISSED
15-CV-3445	MILTON, ANTOINETTE; & SMITH, NOELLE; & MARTIN, TAMIKA; & HASSAN, SOPHIA	\$7,500.00
15-CV-3446	MORALES, STACEY	\$1,105.00
15-CV-3447	NIETO, EDWIN	DENIED
15-CV-3448	OCANA, MICHELE	DENIED
15-CV-3450	PINEDA, JOSE	DENIED
15-CV-3451	PIPIA, RORY	\$126.60
15-CV-3452	PYLE, CHARLES	DENIED
15-CV-3454	RISPER, RONNIE	DENIED
15-CV-3455	RODRIGUEZ, ROSA	DENIED
15-CV-3456	SEPULVEDA, YOLANDA	DENIED
15-CV-3457	SENDIL, SERKAN	DENIED
15-CV-3459	TORRINCE, SHIRLEY	\$2,375.00
15-CV-3461	WARNSBY, ORA	\$7,500.00
15-CV-3462	WASHINGTON, LINDA	DENIED
15-CV-3463	WEST, RACHELLE	DENIED
15-CV-3464	WILLIAMS, YVETTE	DENIED
15-CV-3465	AVERY, SYLVESTER	\$2,600.00
15-CV-3466	AVILA, HEIDI	DENIED
15-CV-3467	BOUSMAN, EDWARD	\$4,099.68
15-CV-3468	COLLINS, GINO	DISMISSED
15-CV-3469	HERNANDEZ, SANDRA	\$6.15
15-CV-3470	HOLLIS, NANCY	\$7,370.03
15-CV-3471	HOWARD, ROCKEL	\$7,500.00
15-CV-3472	KACI, INA	\$6,900.00
15-CV-3473	KEPSEL, ELIZABETH	\$100.35
15-CV-3474	LYLES, RYAN	DENIED
15-CV-3475	MARSHALL, KALEN	\$3,625.50
15-CV-3476	NOSE, SHAWN	DENIED
15-CV-3477	PELAEZ-BUSTAMANTE, ROSALBA	DENIED
15-CV-3478	SMITH, APRIL	\$7,120.78
15-CV-3479	BOEY, LISA	DENIED
15-CV-3480	CAUDLE, DERICKA; & FLOYD, YOLANDA	\$7,500.00
15-CV-3481	COLEMAN, HAVIER	\$439.86

15-CV-3482	FULTZ, TARESHA	DENIED
15-CV-3483	PERRY, MYESHA	DENIED
15-CV-3484	WEAVER, LYNN	\$1,986.74
15-CV-3485	WILLIAMSON, CHRISTINA	DENIED
15-CV-3486	ALEXANDER, DANDY	DENIED
15-CV-3487	BRAINERD, BENJAMIN	DENIED
15-CV-3488	HAWKINS, JEROME NARVELL	DENIED
15-CV-3489	HEITBRINK, SHELLEY	DENIED
15-CV-3490	KUTZ, MARIE L.	DENIED
15-CV-3491	O'MAHONY, PATRICIA	\$4,700.00
15-CV-3492	SEAMSTER, SHARONDA	\$32.73
15-CV-3493	HODGES, OQUITA	DENIED
15-CV-3494	THOMAS, JOHNNICE	DENIED
15-CV-3495	TELFORD, TRACY	DENIED
15-CV-3496	ALVARADO VARELA, SAUL	\$4,867.00
15-CV-3497	HARO CEJA, ALEJANDRA	DENIED
15-CV-3498	CALDERON, ANGELICA	DENIED
15-CV-3499	GREEN, FRANKLIN	DENIED
15-CV-3500	HASAN, MOHAMMED IDRIS	DENIED
15-CV-3502	LOPEZ, SAMUEL	DENIED
15-CV-3503	PAYTON, SHAUNCEY	DISMISSED
15-CV-3504	RANDLE, LATASHA	DENIED
15-CV-3505	WILLIAMS, SHERMAN	DENIED
15-CV-3506	HELEM, LORETTA	\$5,000.00
15-CV-3507	SMITH, SANDRA	\$7,500.00
16-CV-0001	ASHLEY, DEBRA	\$900.00
16-CV-0002	BENSON, TERRILL	\$7,083.91
16-CV-0003	CATES, LOVELL	\$3,172.01
16-CV-0005	HAMPTON, JOSHUA	DENIED
16-CV-0006	HENRY, KEISHA	\$6,750.62
16-CV-0008	JONES, JANICE F.	\$31.04
16-CV-0009	KMIECIAK, CORY	\$19.18
16-CV-0011	LIZARDO, ALLANA	DENIED
16-CV-0013	SEALS, STEPHANIE	DENIED
16-CV-0014	THOMAS, DARIUS	DENIED
16-CV-0015	WRIGHT, MELODIE	DENIED
16-CV-0016	WRIGHT, MELODIE	DENIED
16-CV-0017	GILLESPIE, MARK	DENIED
16-CV-0018	BANKS, SHEILA	\$7,500.00
16-CV-0019	BARRERA, JESSE	DENIED
16-CV-0020	BLAIR, CATHY	\$421.90
16-CV-0021	CLARNER, ROBERT	DENIED
16-CV-0022	DANIELS, TAHANNI	\$2,535.44
16-CV-0023	DAVIS, COURTNEY	\$326.58
16-CV-0024	FELICIANO, RUBEN	DENIED
16-CV-0025	GENTRY, LAKEYA	\$7,500.00
16-CV-0026	HALL, NANCY	\$7,500.00
16-CV-0028	LOPEZ, HUMBERTINA	DENIED
16-CV-0029	MARTINEZ, MARILU	\$7,350.00
16-CV-0030	MELLONIG, BRIAN	DENIED
16-CV-0031	MITCHELL, JOANN	\$3,419.31
16-CV-0032	MONTGOMERY, RODNEY	DENIED
16-CV-0033	RENDERMAN, JAMES	\$200.67
16-CV-0034	RICHMOND, DANODA	\$5,545.00
16-CV-0035	ROGERS, PERRY	DENIED
16-CV-0036	TAYLOR, WILLIAM	DENIED
16-CV-0037	VARGAS, ROBERTO	\$4,076.25
16-CV-0038	VILDAVER, BORIS	DISMISSED
16-CV-0039	BRANDON, KAREN	\$5,255.00
16-CV-0040	BURNS-LEWIS, BONZELTE	DENIED
16-CV-0041	DELRIO, YOLANDA	DENIED
16-CV-0042	GATLIN, BARBARA	\$7,500.00
16-CV-0043	JOHNSON, WHITNEY	DENIED

16-CV-0044	PEREZ GIL, JOSE	\$2,166.21
16-CV-0045	PROFIT, TAMIKA	DENIED
16-CV-0047	SKOOG, CORI	\$325.00
16-CV-0048	VORTES, BETTY	DENIED
16-CV-0049	WILLIAMS, CURTIS	\$438.06
16-CV-0050	WILLIAMS, KATRINA	DENIED
16-CV-0051	LANDEROS, OMAR	DENIED
16-CV-0052	CARR, TYRONE	\$7,500.00
16-CV-0053	CEJA, SALVADOR	\$963.60
16-CV-0054	CHAMBERLIN, FLOYD	\$7,500.00
16-CV-0056	FRAZIER, EPSTAN	\$7,500.00
16-CV-0057	GARFIELD, NARVELL	\$1,354.00
16-CV-0058	JAMES, RANDY	DENIED
16-CV-0059	MCGEE, BRANDON	DENIED
16-CV-0060	KELLOGG, SOPHIA	DENIED
16-CV-0061	KILPATRICK, CARRIE	\$5,194.81
16-CV-0062	MARTIN, JOHN A.	\$178.90
16-CV-0063	MUNOZ, MARIANET	DISMISSED
16-CV-0064	SMADI, AHMAD HASSAN	\$1,160.00
16-CV-0066	AUSTIN, GARRET	\$1,280.00
16-CV-0067	BAXTER, ASHLEY	\$4,110.44
16-CV-0068	BONTZ, SONRISA	DENIED
16-CV-0069	BURRAGE, ANDRE	\$20.15
16-CV-0071	COX, TOM	DENIED
16-CV-0072	FAIRLEY, LATISIA	DENIED
16-CV-0073	FERRELL, DANIEL LEE	\$1,563.20
16-CV-0074	FUNCHES, DOMINEK	DENIED
16-CV-0075	FUNCHES, TIFFANY	DENIED
16-CV-0076	GIVENS, LASHANNA	DENIED
16-CV-0077	IONSON, TRACI JO	DENIED
16-CV-0078	KING, JAMEEKA	DENIED
16-CV-0079	LOMAS, MARIA	\$4,993.72
16-CV-0080	LOZANO, ERICKA	DENIED
16-CV-0081	MARISCAL CARRILLO, GUSTAVO	DENIED
16-CV-0082	RETICK, SARA	DENIED
16-CV-0083	RIVERA, JUAN	\$7,500.00
16-CV-0084	SANCHEZ, CARLOS ALFREDO	\$8,016.92
16-CV-0085	SINGH, TALWINDER	DENIED
16-CV-0086	SPLITT, HEATHER	DISMISSED
16-CV-0087	WILLIS-WILSON, TEE NA	DENIED
16-CV-0088	YOUNG, CAROLYN MAGEE	DENIED
16-CV-0089	ANSELMO SANCHEZ, ALEYDA	DENIED
16-CV-0090	COLLINS, DENISE	\$7,500.00
16-CV-0091	HAWKINS, ARTHUR	DENIED
16-CV-0095	SHANK VAN EENIGE, NADIA	DENIED
16-CV-0096	STANFORD, TRACIE	DENIED
16-CV-0097	WILDA, CAROLYNN	DISMISSED
16-CV-0098	BARLOW, TENESHIA	\$5,819.09
16-CV-0100	DOBBEY, JEROME	\$542.30
16-CV-0101	ELAFIFI, HIEDI	DENIED
16-CV-0102	ELAFIFI, SARA	DENIED
16-CV-0103	KHIR, MAGDOLIN	DENIED
16-CV-0104	ESCAMILLA, JUAN	DENIED
16-CV-0105	FLEMON, APRIL	DENIED
16-CV-0106	GAMBOA, ROBERTA	DENIED
16-CV-0107	HULEY-RHYAN, RYAN	DENIED
16-CV-0108	KHAN, SALMAN	DENIED
16-CV-0109	NUCKOLLS, GLENN	DENIED
16-CV-0110	PETTY, TONY	DENIED
16-CV-0111	QUIROZ, ESTHER	DENIED
16-CV-0112	WILLIAMS, FERDARO	DISMISSED
16-CV-0113	ATLAS, GWENDOLYN	\$7,500.00
16-CV-0114	HAILEY, VEDIA	\$7,500.00

16-CV-0115	BORIS, DONNA	\$915.00
16-CV-0116	BYRD, ANTHONY	DENIED
16-CV-0118	HINES, DEMARKUS	DENIED
16-CV-0120	LEARY, JENNIFER	\$6,684.80
16-CV-0121	PAYNE, LORI	DENIED
16-CV-0122	PAYNE, LORI	DENIED
16-CV-0123	PAYNE, LORI	DENIED
16-CV-0124	BONJOC, MARK RUDOLPH	\$388.00
16-CV-0125	SANCHEZ, MARCO	\$7,500.00
16-CV-0126	SMITH, LATONYA	DENIED
16-CV-0127	SMITH, LATONYA	DENIED
16-CV-0128	SMITH, LATONYA	DENIED
16-CV-0129	BALL, DEBORAH	DENIED
16-CV-0130	BOONOS, ERIC	DENIED
16-CV-0131	BRANDON, DAKUARIE	DENIED
16-CV-0134	COBB, PATRICIA	\$5,037.50
16-CV-0136	KELLY, HAROLD J. JR.	\$1,830.61
16-CV-0137	PHIPPS, DESMOND	DENIED
16-CV-0138	QUITO, ANGEL V.	\$13,584.00
16-CV-0139	STRATTON, NISSA	\$1,014.22
16-CV-0140	TURNER, TASHA	\$7,500.00
16-CV-0141	VARELA, ESPERANZA	\$6,952.73
16-CV-0142	VARELA, JOSE	DENIED
16-CV-0143	CONTRERAS, JULIO	DENIED
16-CV-0144	SUMMERS, SENCY B. SR.	DENIED
16-CV-0145	BROWDER, JAMES	\$2,618.72
16-CV-0146	DOUGLAS, AUBREY	\$1,271.00
16-CV-0147	GENTRY, LAKEYA	\$170.46
16-CV-0148	GROSS, GEARLINE	DENIED
16-CV-0149	GUY, JERMAINE	\$1,194.00
16-CV-0151	LUCIANO, JOSE	\$683.00
16-CV-0153	SWINHART, RHODA	\$1,327.24
16-CV-0154	ALLEN, LA VONTEY	DENIED
16-CV-0155	BARNES, ANDREW	\$332.25
16-CV-0156	BYNDUM, DARNETTA	\$7,500.00
16-CV-0157	HESTER, TERENCE	DENIED
16-CV-0158	JOHNSON, LESLIE	\$7,500.00
16-CV-0159	KENT, ALISHA	DENIED
16-CV-0160	LEWIS, JENNIFER	\$651.82
16-CV-0161	RUEDA, JOSE	\$4,500.00
16-CV-0163	TATUM, TINA	DISMISSED
16-CV-0164	THOMAS, MANUEL	\$7.68
16-CV-0165	WHITE, LISA	DENIED
16-CV-0166	WILLIAMS, GLORIA	DENIED
16-CV-0167	ELLISON, TEANNA	\$1,767.36
16-CV-0168	BARNHART, CHERYL	DENIED
16-CV-0169	KILPATRICK, CARRIE	\$5,079.74
16-CV-0170	AGUINIGA, XOCHITL & AGUINIGA, RAMON	\$7,500.00
16-CV-0171	AGUINIGA, XOCHITL	DENIED
16-CV-0172	AGUINIGA, XOCHITL	DENIED
16-CV-0173	AGUINIGA, XOCHITL	DENIED
16-CV-0174	AGUINIGA, RAMON	DENIED
16-CV-0175	AUSTIN, ANTONE	DENIED
16-CV-0177	COLEMAN, DONNA	DENIED
16-CV-0179	GARCIA, CAROLINA	\$7,500.00
16-CV-0180	GRESHAM, DIANNA	DENIED
16-CV-0181	MANNING, LENNIE	DENIED
16-CV-0182	PALERMO, JENNIFER	DENIED
16-CV-0183	PALERMO, JENNIFER	DENIED
16-CV-0184	RATLIFF-PERRY, KANOSHA	DENIED
16-CV-0185	RAVELO, ROSA	\$3,056.54
16-CV-0186	ROBINSON, JUSTINE	\$6,062.00
16-CV-0187	WHITE, CATHERINE	DENIED

16-CV-0188	WHITNEY, LISA MARIE	DENIED
16-CV-0189	ALVAREZ, JORDAN	DENIED
16-CV-0190	BARNES, DAVID	DENIED
16-CV-0191	BROOM, FELICIA	\$7,500.00
16-CV-0192	BROWN, MARY	\$4,194.11
16-CV-0194	BURTSFIELD, MARY JANE	DENIED
16-CV-0195	CARRASQUILLO, NICO	DENIED
16-CV-0196	DUBICK, BRANDY LEE	DENIED
16-CV-0197	ELMORE, ALLANTE	DENIED
16-CV-0198	FANCHIER, JESSICA	DENIED
16-CV-0199	GIDDINGS, ZILEIDE	DENIED
16-CV-0200	GRIFFIN, DANYEL	DENIED
16-CV-0201	HAMPTON, DANINA	DENIED
16-CV-0202	HATTON, CARMEN	DENIED
16-CV-0203	HIGHTIE, ANTONIO	DENIED
16-CV-0204	JONES, ALICIA N.	\$5,083.55
16-CV-0205	JONES, NACAHYA	DENIED
16-CV-0206	KEATING, MICHAEL	\$3,764.13
16-CV-0207	KINGSLEY, JOHN H.	DENIED
16-CV-0208	LIKES, TIARA	DENIED
16-CV-0209	MOBLEY, BERTINA	\$6,660.00
16-CV-0210	ROBLES, ALEXANDER	DISMISSED
16-CV-0211	ROSS, TALEISHA; & DAVIS, REGINA; & ROSS-BRADFO RD, STEPHANIE	\$7,500.00
16-CV-0212	WILSON, CATRINIA	\$1,606.00
16-CV-0213	ALLENDE, JUANA A.	DENIED
16-CV-0215	CALDWELL, ARITHEA	\$6,395.00
16-CV-0216	HOSKINS, TEASHA	DENIED
16-CV-0217	JOHNSON, ALMA	DENIED
16-CV-0218	JOHNSON, ROCHELLE	\$7,500.00
16-CV-0220	LOPEZ-CRUZ, NEREIDA	\$844.02
16-CV-0221	LOPEZ-CRUZ, ORLANDO	DENIED
16-CV-0223	PIERRE, EDITH	DENIED
16-CV-0224	SCHMIDT, MELISSA	DENIED
16-CV-0225	SMITH, SAMARA	\$4,019.79
16-CV-0226	WELCH, GER-RAY	DENIED
16-CV-0227	WOODS, JOSHUA	DENIED
16-CV-0228	WOOTEN, RODNEY	\$3,326.72
16-CV-0229	VANNERY, AKSHAY	DENIED
16-CV-0231	BONTZ, SONRISA	DENIED
16-CV-0233	MCCRAY, DONTEZ	\$27,000.00
16-CV-0235	AUSTIN, TARNITA	\$313.83
16-CV-0236	BROOKS, ANTWAWN	\$77.68
16-CV-0237	AVILES, DAVID	DENIED
16-CV-0238	BARRIOS, JOSE U.	DENIED
16-CV-0240	CAMPOS, CRYSTAL	DENIED
16-CV-0241	CARPENTER, FRANK	DENIED
16-CV-0242	CHILDS, ANDRE JR.	DENIED
16-CV-0243	DAVIS, REX	DENIED
16-CV-0244	GRANT, DIONTE	DENIED
16-CV-0245	HOPEWELL, ANGELA	\$1,275.00
16-CV-0246	JUAREZ, REGINO	DENIED
16-CV-0247	PEREZ, ROSALINDA	DENIED
16-CV-0248	SHORT, TAMMY	DENIED
16-CV-0249	SOWARD, TIJUANA	DENIED
16-CV-0250	WILLIAMS STRONG, YOLANDA	DENIED
16-CV-0251	TRUESDELL, ERIN	DENIED
16-CV-0254	GERELSAIKHAN, TSENGEL	\$780.00
16-CV-0256	NEAL, EDYTHE S.	DENIED
16-CV-0257	WALTON, DEVONTE	\$1,870.00
16-CV-0258	WARNE, MICHAEL E.	\$5,892.62
16-CV-0259	ADESINA, ANNA	\$7,430.09
16-CV-0260	BAKER, THERESA	\$300.00

16-CV-0261	BAX, JAMES	DENIED
16-CV-0262	BLANDIN, LANISA	DENIED
16-CV-0263	BRADLEY, TAMMIE	DENIED
16-CV-0264	BRANDON, KAREN	DENIED
16-CV-0265	BURNETT, KRISTA	\$7,500.00
16-CV-0266	CASILLAS, ANA	DENIED
16-CV-0267	GARICIA, GENOVEVA	DENIED
16-CV-0268	GARCIA, GENOVEVA	DENIED
16-CV-0269	CHACON, JOSE	\$2,325.87
16-CV-0272	CHAVEZ, ERIKA	\$147.19
16-CV-0273	CHEN, WENYAN	DENIED
16-CV-0274	CORTEZ, STEVE	\$1,540.00
16-CV-0275	CUNNINGHAM, CANDICE	\$4,094.45
16-CV-0277	DELEON, LUZELENA	DENIED
16-CV-0278	DOBYNE, VICTORIA A.	DENIED
16-CV-0279	FRANKLIN, ASHLEY	DENIED
16-CV-0280	FRICKS, CLARENCE	DENIED
16-CV-0282	GONZALEZ, ROSARIO	DENIED
16-CV-0283	HERRON, ROSETTA	\$7,500.00
16-CV-0284	HOEY, JEFFRY	\$400.00
16-CV-0285	HOLLINS, PASSHIONE	DENIED
16-CV-0286	JOHNJULES, SHERNILA	DENIED
16-CV-0288	LAROCHE, LETICIA	\$75.00
16-CV-0289	MARSHALL, AMBER	DENIED
16-CV-0290	MUELLER, CHRISTOPHER	\$987.00
16-CV-0291	MURRY, SIMONE	\$726.20
16-CV-0293	NISSAN, HANI	\$250.00
16-CV-0294	O'BRIEN, TINA	DENIED
16-CV-0295	REYNOLDS, CHAVONTE	\$1,368.00
16-CV-0296	ROBERTSON, SUSAN M.	\$12,961.60
16-CV-0297	SMITH, RICK	\$930.77
16-CV-0298	TELEZ, MARIA	DENIED
16-CV-0299	WILDER, SABRINA	\$3,334.69
16-CV-0300	YOUMAN, JERIANN	\$25.99
16-CV-0301	BROWN, CHRISTINA	\$1,205.10
16-CV-0302	CLARK, SHARON	\$852.53
16-CV-0304	DAVIS, JIMMIE	DENIED
16-CV-0305	GONZALEZ, JASMINE	DENIED
16-CV-0306	KELLY, DWON A.	DENIED
16-CV-0307	ABRAMS, MARQUIS	DENIED
16-CV-0308	ALVAREZ, EDUARDO	DENIED
16-CV-0309	CANTRELL, MANDY	DENIED
16-CV-0310	COLTON, DAVID	DENIED
16-CV-0311	GARDLEY, JEROME	DENIED
16-CV-0312	HASELHORST, LEAH	DENIED
16-CV-0313	HORNE, DERRICK M., JR.	DENIED
16-CV-0314	HUDSON, AMON F.	DENIED
16-CV-0315	KNIGHT, CHRISTOPHER	DENIED
16-CV-0316	LUKAC, TATIANA	DENIED
16-CV-0317	MCCALEBB, KERKEISHA; & JACKSON, STEPHANIE	DENIED
16-CV-0318	MONTFORD, SHAWNTEIL	DENIED
16-CV-0319	SCHMITTO, TAMMY	DENIED
16-CV-0320	SCHMITTO, TAMMY	DENIED
16-CV-0321	STEWART, STEPHANIE	\$7,175.00
16-CV-0322	TILLETT, ANDREA	DENIED
16-CV-0323	WALLACE, KAREN & SMITH, TRANICE	\$7,500.00
16-CV-0324	CASSIDY, KEVIN	DENIED
16-CV-0325	ACEVEDO, KAREN	\$35.87
16-CV-0326	BREEN, CARLY	\$2,636.14
16-CV-0327	BURRESS, IOLA MAE	\$42.47
16-CV-0328	EVANS, DEANGELO	\$675.37
16-CV-0329	FOLKERS, ANDREW C.	DENIED
16-CV-0330	GIVENS, LASHANNA	DENIED

16-CV-0331	GRAHAM, VERONICA	\$6,639.71
16-CV-0332	HOPKINS, BETHANY	\$1,535.75
16-CV-0334	MCGLYNN, KYLIE	DENIED
16-CV-0335	MUNIZ, PATRICIA	DENIED
16-CV-0336	NELSON, ERICA	DENIED
16-CV-0337	OQUENDO, MARIA	DENIED
16-CV-0338	RODRIGUEZ, ROSA	DENIED
16-CV-0339	WHITSEY, SHARITTA; & JONES, DARLENE; & SMITH, KENDRA; & JONES, WILLIAM	DENIED
16-CV-0340	ALI, FARHAN	DENIED
16-CV-0341	BURRESS, SYLVESTER	\$2,419.34
16-CV-0342	COLLISTER, KATHERINE	DENIED
16-CV-0344	GOMEZ, MARIA	\$7,500.00
16-CV-0345	JONES, MATTHEW	\$348.46
16-CV-0346	OSEGUERA, MIGUEL	\$1,027.00
16-CV-0347	GARCIA, MARIA	DENIED
16-CV-0348	GARCIA, MARIA	DENIED
16-CV-0349	GARCIA, MARIA	DENIED
16-CV-0350	GARCIA, MARIA	DENIED
16-CV-0351	PACK, DAVID	DENIED
16-CV-0352	SPENCER, LYNETTE	DENIED
16-CV-0353	TATE, GERALDINE	\$2,900.00
16-CV-0354	VALENZUELA, ALEX	DENIED
16-CV-0355	WILSON, AARON	\$7,607.25
16-CV-0356	WILTZ, NICOLE	DENIED
16-CV-0357	WILTZ, NICOLE	DENIED
16-CV-0358	WOJCIECHOWSKA, KATARZYNA	\$1,335.98
16-CV-0359	ALLEN, PRISCILLA	DENIED
16-CV-0360	CLARK, ANDREA	DENIED
16-CV-0361	COLEMAN, JOHNNIE	\$840.92
16-CV-0362	DAVID, ASHUR	\$7,500.00
16-CV-0363	DAVIS, JESSITA	DENIED
16-CV-0364	ECHEVARRIA, FRANK & STIGLICH, BRITNEY	\$7,500.00
16-CV-0366	HUDSON, MARK	DENIED
16-CV-0367	JACKSON, BRIA	DENIED
16-CV-0368	JACOBS, RENICE	DENIED
16-CV-0369	JENKINS, DERRICK	\$1,378.66
16-CV-0370	KAY, COREY	\$4,108.57
16-CV-0371	LASTER, JEREMIAH	DENIED
16-CV-0372	MCCRAY, DONTRELL	DENIED
16-CV-0373	PERRY, ALVIN	DENIED
16-CV-0374	PRINCE, JUSTIN	\$2,986.00
16-CV-0375	SMITH, KATHLEEN	DENIED
16-CV-0376	WILSON, WILLIA	\$5,800.50
16-CV-0377	CHAIREZ, JUSTINA; & MORENO, REYNA	\$7,500.00
16-CV-0378	BANKS, LATASHA	\$7,500.00
16-CV-0380	GRAHAM, HELEN	\$7,188.44
16-CV-0381	ROSS, EVA	\$7,500.00
16-CV-0382	AVITIA, RIGO ALONSO	\$34.70
16-CV-0383	CAMINITI, DONNA M.	DENIED
16-CV-0384	DAVIS, MILDRED	\$6,885.00
16-CV-0385	FAIRLEY, THERESA	\$3,111.00
16-CV-0389	JEFFERIES, SHYNOINA	\$3,379.00
16-CV-0390	JOHNSON, BOBBIE	\$6,875.00
16-CV-0391	POPOCA, YENI	\$1,027.00
16-CV-0392	SCOTT, KIMBERLY A.	\$5,279.00
16-CV-0393	SNOWBERGER, TRACY	\$299.63
16-CV-0394	TURNER, SARAH	\$7,500.00
16-CV-0395	BRYANT, WENDY	DENIED
16-CV-0396	ROMICK, CHRISTOPHER	\$156.00
16-CV-0397	CARTER, ZACHECIA	DISMISSED
16-CV-0398	GRESHAM, TRENNETTA	DISMISSED
16-CV-0403	TRITSCH, ANTHONY	DENIED

16-CV-0404	WHITE, KENNETH	\$7,500.00
16-CV-0405	ALICEA, EMMA	DENIED
16-CV-0406	BERRY, RUSSELL D.	DENIED
16-CV-0407	BURKE, SASKIA	DENIED
16-CV-0408	BURKE, SASKIA	DENIED
16-CV-0409	BURNS, CRYSTAL	DENIED
16-CV-0410	ROCHELLE, TARYN	DENIED
16-CV-0411	CANTU, KEVIN	DENIED
16-CV-0412	CHENIER, SADOKA	\$2,832.66
16-CV-0413	DIXON, TIMOTHY	\$7,500.00
16-CV-0416	JOHNSON, WHITNEY	DENIED
16-CV-0417	KETCHUM, KERSTA	DENIED
16-CV-0418	MCDOWELL, SHEENA	DENIED
16-CV-0419	MCKINNEY, TASHA KIA	DENIED
16-CV-0420	NIESTROM, NICOLE	DENIED
16-CV-0421	PAGE, GREGORY	DENIED
16-CV-0422	SAGO, SHAQUAYA	DENIED
16-CV-0423	SHELTON, SHEENA	DENIED
16-CV-0424	WELLS, CHARMANE	\$2,910.51
16-CV-0425	WILLIAMS-TAYLOR, CHRYSTAL	DENIED
16-CV-0426	BONNER, SCOT	DENIED
16-CV-0427	GARCIA, MARLENE	DENIED
16-CV-0428	GARCIA, MARLENE	DENIED
16-CV-0429	GIBSON, ANDREA	\$4,254.15
16-CV-0430	KANLAGNA, ANDREA	\$1,081.73
16-CV-0431	KINDER, CLORESSIA	DENIED
16-CV-0432	LEWIS, COLONEL D.	\$74.01
16-CV-0433	MARTINEZ, THELMA J.	\$596.90
16-CV-0434	MICHEL, JOLAI	DENIED
16-CV-0435	MORIN, MARK	DENIED
16-CV-0436	MUHAMMAD, NATHANIEL	\$7,143.29
16-CV-0438	SPENCER, BONNIE	DENIED
16-CV-0439	STEWART, MARY	DENIED
16-CV-0441	ADAMS, MARY	\$88.10
16-CV-0442	GARRETT, CALVIN D.	\$49.58
16-CV-0443	HAND, LEONARD	\$109.78
16-CV-0444	MARTIN, TREZELL	\$7,500.00
16-CV-0445	MEDINA, ADRIAN	DENIED
16-CV-0446	PATTON, TERRY	\$24.75
16-CV-0447	PAYTON, SHAUNCEY	DISMISSED
16-CV-0448	RAY, PATRICIA	\$7,345.00
16-CV-0449	SANCHEZ, ALEJANDRA	DENIED
16-CV-0450	VAZQUEZ, SALVADOR	DENIED
16-CV-0451	BELL, WENDY	DENIED
16-CV-0452	BREWSTER, MAURICE	DENIED
16-CV-0455	HUGHES, RENEE	\$972.71
16-CV-0456	HUNT, GLORIA	DENIED
16-CV-0457	LISENBEE, AMANDA RENEE	DENIED
16-CV-0458	LISENBEE, AMANDA RENEE	DENIED
16-CV-0459	LISENBEE, AMANDA RENEE	DENIED
16-CV-0460	MARTIN, YVETTE	DENIED
16-CV-0461	MCKINNEY, DARIUS	DENIED
16-CV-0463	SERVIN, CECILIA	\$92.33
16-CV-0464	SERVIN, CECILIA	\$1,357.43
16-CV-0465	THOMAS, INGRID	DENIED
16-CV-0466	AGUILAR, JESUS	DENIED
16-CV-0467	AMADOR, JESUS	DENIED
16-CV-0469	BECCERRA MARTINEZ, YULMA E.	\$1,266.94
16-CV-0470	BROWN, NATASHA	DENIED
16-CV-0472	MADDOX, GRANT	DENIED
16-CV-0473	CASTILLO PONCE, PEDRO	DENIED
16-CV-0474	CRUZ, FRANCISCO	DENIED
16-CV-0475	GARRETT, EDWINNE	\$7,500.00

16-CV-0476	GATLIN, SHONDEE D.	DENIED
16-CV-0477	HERRERA, RICHARD	DENIED
16-CV-0478	HOLLIDAY, KIPPI	DENIED
16-CV-0479	JONES, ALICIA N.	DENIED
16-CV-0480	LEWERS, FELISA	\$7,500.00
16-CV-0481	MENDOZA, AXEL	DENIED
16-CV-0482	NAVARRO, JAIME	DENIED
16-CV-0483	O'NEAL, DEYONTE	DENIED
16-CV-0485	RAY, TEQUILA	\$7,500.00
16-CV-0486	RICHARDSON, ALONTE	DENIED
16-CV-0487	ROSS, STEPHON H. M19502	DENIED
16-CV-0488	RUIZ, ANGELISA	\$52.19
16-CV-0489	SANCHEZ, ESTEBAN	\$6,932.00
16-CV-0491	SMITH, MARCO	\$150.00
16-CV-0493	DOYLE, APRIL	\$7,500.00
16-CV-0494	ABELL, ALICIA	\$34.20
16-CV-0495	ASHBY, WESLEY	DENIED
16-CV-0496	BOND, JERRIN	DENIED
16-CV-0497	BROWN, CASEY	DENIED
16-CV-0498	CERVANTES, ENRIQUE	\$1,093.01
16-CV-0500	FARMER, KADZJA	DENIED
16-CV-0501	FRIMPONG, JAMES	\$8,178.37
16-CV-0502	GUY, O'SHEENA	DENIED
16-CV-0504	LEWIS, TAMARA	DENIED
16-CV-0505	ONEAL, TAMONICA	\$3,472.08
16-CV-0506	MCPHERSON, ERICA	DENIED
16-CV-0509	MONTES, AMALIA	DENIED
16-CV-0510	PORTNEY, DENNIS Y.	\$1,568.00
16-CV-0511	PRIDE, BYRON K.	DENIED
16-CV-0512	SIGUENCIA TENEZACA, MANUEL G.	DENIED
16-CV-0514	AKINS, TIARA	DENIED
16-CV-0515	BLAIR, HARRIET	DENIED
16-CV-0516	BUCKNER, ROBERTA	DENIED
16-CV-0517	BUTLER, ANGETTE	\$6,117.92
16-CV-0518	CAMPBELL, KIMBERLY	DENIED
16-CV-0519	ROCIO, DEMESA	DENIED
16-CV-0520	VICTOR, DILLON	\$70.17
16-CV-0521	EVANS, ESSAC	DENIED
16-CV-0522	HENGL, JONATHAN C.	DENIED
16-CV-0525	KESSEL, STEPHANIE	DENIED
16-CV-0527	MITCHELL, MELVIN	DENIED
16-CV-0528	WATLEY, KEITH JR.	DENIED
16-CV-0529	WATLEY, REMEICA	DENIED
16-CV-0530	WEBB, COREY L.	\$3,100.00
16-CV-0531	MALONE, ROSE	\$7,500.00
16-CV-0532	STANCIEL, MORETTA	\$7,500.00
16-CV-0534	BLUNT, TAKESHA	DENIED
16-CV-0535	HILL, CHRISTINE	DENIED
16-CV-0537	CHOATE, ROBERT	\$170.46
16-CV-0538	FORD, JERRY	DENIED
16-CV-0539	GLASS, MAGDALENA	DENIED
16-CV-0540	HERRERA, TRISTAN	DENIED
16-CV-0541	NELSON, DANIELLE	DENIED
16-CV-0542	NOIERENCHUK, VITALII	\$1,197.54
16-CV-0543	RICHARDSON, KRISTA	\$7,217.00
16-CV-0544	ROBINSON, JESSICA	DENIED
16-CV-0545	RUVALCABA, RAMIRO	DENIED
16-CV-0546	SMITH, RORY	\$2,256.30
16-CV-0547	SNYDER, MARCELLA K.	DENIED
16-CV-0548	TOOLES, JORICKA	DENIED
16-CV-0549	WHITE, DANIEL	DENIED
16-CV-0550	WRIGHT, SANDRA	DENIED
16-CV-0553	BRYANT, DION	DENIED

16-CV-0554	COLEMAN, DENNIS JR.	\$1,382.00
16-CV-0555	DESZCZ, MICHELLE R.	\$1,575.82
16-CV-0556	HARRIS, TAKITA	DENIED
16-CV-0557	HERNANDEZ-SALINAS, GUADALUPE	\$356.00
16-CV-0558	JACKSON, JEREMY	DENIED
16-CV-0559	JONES, CHENISE	\$1,674.29
16-CV-0560	MCKENLEY-WHEELER, ROBIN	DENIED
16-CV-0561	MOORE, NAKIA	DENIED
16-CV-0563	SMITH, ASHLEY	DENIED
16-CV-0564	TORRES, MARCO	DENIED
16-CV-0565	TORRES, VERONICA	DENIED
16-CV-0566	CUMMINGS, JULIA A.	DENIED
16-CV-0567	DANIEL, LYDIA	DENIED
16-CV-0568	DANIEL, LYDIA	DENIED
16-CV-0570	HENDERSON, WARREN	\$6,595.00
16-CV-0571	JONES, JUANITA E.	DENIED
16-CV-0572	LYNCH, JAMON	\$1,506.50
16-CV-0573	MUHAMMAD, NATHANIEL	DENIED
16-CV-0574	PANTOJA, FABIOLA	DENIED
16-CV-0575	STEPNEY, FRED	\$28.20
16-CV-0576	STABBLEFIELD, DAYLON	DENIED
16-CV-0577	SELFRIDGE, CHAD	\$832.71
16-CV-0578	WALKER, BARBARA	\$7,487.00
16-CV-0579	WILLIAMSON, CLARK	DENIED
16-CV-0580	ALDARGAVIYA, MUNKBAYAR	DENIED
16-CV-0581	BEARD, AMANDA R.	DENIED
16-CV-0582	KLEIN, SAMANTHA	DENIED
16-CV-0583	BRAY, SHAWN	DENIED
16-CV-0584	BUTLER, ANGLETTTE	DENIED
16-CV-0585	CAVANAUGH, EDWARD	DENIED
16-CV-0586	CHALFONT, DANIELLE	\$2,550.00
16-CV-0587	CLAUDIO, MARISOL	DENIED
16-CV-0588	GARDNER, SHARON	DENIED
16-CV-0589	GENSLINGER, TIM	DENIED
16-CV-0590	GORDON, SANDRA	\$7,500.00
16-CV-0591	HORTON, BERTRICE	DENIED
16-CV-0592	JONES, NACAHYA	DENIED
16-CV-0593	MATLOCK, TAMARA	\$649.75
16-CV-0594	MCDANIELS, ANTON T.	\$2,295.00
16-CV-0595	MIRANDA, HECTOR	\$1,778.61
16-CV-0596	PRICE, SANDRA	\$7,500.00
16-CV-0597	REYES, HILDA	DENIED
16-CV-0598	VANN, LABARTON	DENIED
16-CV-0599	AUSTIN, KEVIN	DENIED
16-CV-0600	COHEN, STEPHEN G.	DENIED
16-CV-0601	DOLEZAL, THERESE R.	\$3,550.00
16-CV-0602	BECERRIL-FRAGOSO, CHRISTIAN	\$4,735.25
16-CV-0604	IBACH, KELSEY	DISMISSED
16-CV-0605	JONES, ALLEN	\$539.22
16-CV-0606	KARNS, LAURIE JEAN	\$50.93
16-CV-0607	MCCASKEY-THOMPSON, MARY	\$6,778.83
16-CV-0608	REED, SHARON	DENIED
16-CV-0609	ROMERO, RACHEL	\$7,500.00
16-CV-0610	TRAVIS, ERICA	DENIED
16-CV-0612	WALLS, QUIERA	DENIED
16-CV-0613	WANDICK, BERNARD	DENIED
16-CV-0614	WEBB, CORDELLRO	DENIED
16-CV-0615	ADDISON, KIARA	DISMISSED
16-CV-0616	JEFFERSON, NICOLE	DENIED
16-CV-0617	LEE, JIA MIN CARMEN	\$2,774.55
16-CV-0618	LISKOWSKI, AMANDA	DENIED
16-CV-0619	PURNELL, MATTIE	\$7,500.00
16-CV-0620	ROWAN, DARLENE	\$7,095.00

16-CV-0621	RUSSELL, LISA A.	DENIED
16-CV-0622	TAN, WILLIAM	DENIED
16-CV-0623	TELEZ, MARIA	DENIED
16-CV-0624	TOZER, ELIZABETH C.	\$727.16
16-CV-0625	BRANDENBURG, ETHAN	DENIED
16-CV-0626	DIXON, AMMIE	\$6,215.55
16-CV-0627	GARCIA-VALLE, LETICIA	\$896.80
16-CV-0628	HOLMES, RILEY	DENIED
16-CV-0629	MCDUGAL, LAUREN	DENIED
16-CV-0630	MIXON, ALEXIS	DENIED
16-CV-0631	AGINS, JONATHAN	DENIED
16-CV-0632	ALVARADO, ANNA	\$4,772.70
16-CV-0633	ANDERSON, RAFFELL	DENIED
16-CV-0634	CALZADO, CARLOS	\$6,383.20
16-CV-0635	DAVIS, DOROTHY	\$4,900.00
16-CV-0636	DICKERSON, CHRISTINE	\$4,915.50
16-CV-0637	JAMES, CHRISTOPHER	DISMISSED
16-CV-0638	JOHNSON, ROBIN	\$335.35
16-CV-0639	KENNY, CHRISTOPHER	\$4,874.03
16-CV-0640	KEYS, CASSANDRA	DENIED
16-CV-0641	KING, LAWANDA	\$7,276.46
16-CV-0643	MOORE, TORIE	DENIED
16-CV-0644	NEIN, MITCHELL	\$2,991.25
16-CV-0645	RAGLAND, TAMARA	DENIED
16-CV-0646	RAGLAND, TAMARA	DENIED
16-CV-0647	REYNOLDS, MIRANDA	\$1,723.90
16-CV-0648	SMITH, SAMARA	\$397.74
16-CV-0649	TANDY, ISAIAH	\$248.06
16-CV-0650	TRINIDAD, VICTORIA	DENIED
16-CV-0651	WADE, JEROME	DENIED
16-CV-0652	ALLEN, MAURICIA	\$2,195.00
16-CV-0653	COX, ANNA	DENIED
16-CV-0654	HENSLEY, LORI B.	\$1,650.83
16-CV-0655	GAITER, MONIQUE; & STRINGER, LEKESHA	DENIED
16-CV-0656	HIGHTIE, JOANNE	\$7,500.00
16-CV-0657	JIBBEN, MONICA K.	\$1,786.31
16-CV-0658	KENNEDY, ANTHONY	DENIED
16-CV-0659	KENNE, NELSON	\$1,485.78
16-CV-0660	KLIKNO, JAKE	\$838.70
16-CV-0662	LANG, THOMAS	\$2,143.20
16-CV-0663	LARSON, DAVID	DENIED
16-CV-0664	LINDSEY, AARON	\$8,259.26
16-CV-0665	CLARK PARKER, YAHANNA	DENIED
16-CV-0666	REQUARTH, MELODY	\$115.00
16-CV-0667	SMITH, SABRINA A.	DENIED
16-CV-0669	STARNES RICHARDSON, MARY	DENIED
16-CV-0672	LEWIS, SHAKIEDA L.	\$625.02
16-CV-0673	JONES-THALHOFER, COURTNEY	DENIED
16-CV-0674	ADAMS, ATHENA	DENIED
16-CV-0675	ADAMS, GISELLE	DENIED
16-CV-0676	ADAMS, GISELLE	DENIED
16-CV-0677	ADAMS, GISELLE	DENIED
16-CV-0678	ADAMS, GISELLE	DENIED
16-CV-0679	ISING, LULU A.	DENIED
16-CV-0680	ISING, LULU A.	DENIED
16-CV-0683	COOLEY, ANTONISS	DENIED
16-CV-0684	FREGOSO, DORIS	\$20.00
16-CV-0685	GOODEN, WANDA	\$7,500.00
16-CV-0686	HARRIS, TARA	\$7,500.00
16-CV-0687	PYNNONEN, KATIE	DENIED
16-CV-0690	ROGEL, PEDRO	\$1,042.50
16-CV-0691	SIMMS, GEORGE E.	\$1,200.00
16-CV-0693	BARICOVICH, EVA	DENIED

16-CV-0694	BEICHLER, TANNER	\$194.07
16-CV-0695	GONZALEZ, JOSE	DENIED
16-CV-0696	HARPER, KRISTEN	DENIED
16-CV-0697	HERNANDEZ, MARIA	\$7,500.00
16-CV-0700	LONG, CASSANDRA L.	\$7,500.00
16-CV-0701	LUGO, LINDAYVETTE	\$7,500.00
16-CV-0703	PICKETT, ARTHUR	\$7,400.00
16-CV-0704	POLLARD, ASHLEY	\$1,081.00
16-CV-0705	SANTELLA, JANEEN	DENIED
16-CV-0706	SCOTT, KIMBERLY A.	DENIED
16-CV-0707	SHAI, MOHAMMED	DENIED
16-CV-0708	STUCKEY, SHANDREKA	DENIED
16-CV-0709	STRENGER, MARY	\$7,500.00
16-CV-0710	ALFARO, LEONEL	DENIED
16-CV-0712	BELINO, LEONIDES	DENIED
16-CV-0714	BOSTICK, AMANDA	DENIED
16-CV-0715	CHAVEZ, ERIKA	DENIED
16-CV-0716	DELGADO, JOSE A.	DENIED
16-CV-0717	DENARD, KANDICE	DENIED
16-CV-0718	DIAZ, MARIA S.	\$7,500.00
16-CV-0719	ECHEVARRIA, SONIA	\$460.35
16-CV-0720	ESTRADA, MIRNA	DENIED
16-CV-0722	JONES, ROBERT	DENIED
16-CV-0723	LINDSEY, LYNASHIA	DENIED
16-CV-0726	ROBINSON, MYA	DENIED
16-CV-0727	NASH, LILLIAN	DENIED
16-CV-0728	NEIHENGEN, MARK	DENIED
16-CV-0729	RORER, MICHAEL	DENIED
16-CV-0730	RORER, MISTY	\$2,141.22
16-CV-0731	SANTIAGO, JOSE D.	\$3,968.00
16-CV-0733	WARE, BARTHOLOMEW	DENIED
16-CV-0734	WASHINGTON, TRAVIS	\$1,793.99
16-CV-0735	WHITE, MARIETTA	DISMISSED
16-CV-0736	WILLIAMS, GERALD	\$46.00
16-CV-0737	WYANT, DAYNE	\$1,084.37
16-CV-0738	BECK, CECILIA	DENIED
16-CV-0739	BELL, WILLIE	DENIED
16-CV-0740	BOSSINGHAM, CHARLES D.	DENIED
16-CV-0741	BROWNLEE, ESTHER	\$4,070.84
16-CV-0742	CASTILLO, ESPERANZA	DENIED
16-CV-0743	CEASER, LARRY	\$5,700.00
16-CV-0744	CLEMENTS, KRISTOFER	\$6,366.19
16-CV-0745	FERNANDEZ, IGNACIO	\$4,493.00
16-CV-0746	FRUTANSKY, AL	\$7,500.00
16-CV-0748	HARMON, DEANDRE	DENIED
16-CV-0749	HARRINGTON, CECILIA	\$6,441.00
16-CV-0750	JOHNSON, ERNEST JR.	\$27.99
16-CV-0752	MOORE, STEPHEN	DENIED
16-CV-0753	PEREZ, NOEMI	DENIED
16-CV-0754	RAMIREZ, LEOPOLDO	\$12,310.25
16-CV-0755	RHODES, RICKY A.	DENIED
16-CV-0756	ROBERTSON, ELIANA	DENIED
16-CV-0757	MARTINEZ-SANDARIS, VIOLET	\$161.49
16-CV-0758	SANTIAGO, EDWIN	DENIED
16-CV-0759	SHELTON, YOLANDA	DENIED
16-CV-0760	WILSON, ANDRE DESHON	DENIED
16-CV-0761	ANDERSON, JEREE	\$7,500.00
16-CV-0763	CLARK-BERG, AUTUMN	\$219.98
16-CV-0764	GUAJARDO, YOLANDA	\$557.73
16-CV-0767	HURTADO, SARA	\$419.42
16-CV-0768	JOHNSON, IVORY	\$3,117.00
16-CV-0769	MCDANIELS, ANTON T.	\$170.46
16-CV-0770	MILLER, QUINCY	DENIED

16-CV-0773	WARIYO, AWEL	DENIED
16-CV-0774	ARNOLD, DANIEL	DENIED
16-CV-0775	BARNEY, DEBRA	\$7,500.00
16-CV-0776	DEAN, HANK	DENIED
16-CV-0777	DELMAR, APRIL	DENIED
16-CV-0778	DE VAUL, TARA	\$2,020.00
16-CV-0779	FAKHOURY, RAAD	\$4,947.51
16-CV-0781	FUENTES, JOSE LUIS	\$17,682.00
16-CV-0782	HARRIS ROBERSON, LA QUITA	DENIED
16-CV-0783	HORELUK, ASHLEY	DENIED
16-CV-0784	JACKSON, THARECEA	\$7,500.00
16-CV-0785	JENSEN, KEVIN	DENIED
16-CV-0786	JOSEPH, LESLIE	\$7,500.00
16-CV-0788	KOHN, EARLENE	\$1,809.62
16-CV-0790	MCGUIRE, LUKE	DENIED
16-CV-0791	MORENO, FERNANDO G. JR.	\$1,177.00
16-CV-0792	NEWBY, LORETTA	DENIED
16-CV-0793	O'MALLEY, BRIAN	\$7,500.00
16-CV-0794	SANDERS, JULIETTE	DENIED
16-CV-0795	STEWART, JAMES	DENIED
16-CV-0796	TONNE, RYAN	\$2,345.00
16-CV-0798	WHITE-SMITH, DIANNA	\$5,686.35
16-CV-0799	WITTWER, LUCAS	\$2,406.05
16-CV-0800	CASTILLO, SHANAE	DENIED
16-CV-0801	CICHY, CHERYL	\$1,538.78
16-CV-0802	DIAZ, VERONICA; & ARCIGA, GABRIELLA	DENIED
16-CV-0803	GARCIA, ARACELI	\$7,347.20
16-CV-0804	GREEN, JOANNE	\$7,500.00
16-CV-0805	GREEN, PERRY	DENIED
16-CV-0806	HALL, IDA	\$7,500.00
16-CV-0807	HOPKINS, BETHANY	\$4.72
16-CV-0808	HUGHES, DONNA	DENIED
16-CV-0809	JONES, MALIK	\$487.00
16-CV-0810	LUNA, CATALINA; & ECHEVARRIA, ALEJANDRO	DENIED
16-CV-0811	MENDEZ, RICARDO	\$4,814.00
16-CV-0813	SAFFOLD, CARL	DENIED
16-CV-0814	SHAW, LEANN	DENIED
16-CV-0815	TEMIROV, BEGENCH	DENIED
16-CV-0816	TRAN, THANH	\$6,774.92
16-CV-0817	UNDERWOOD, SHAWN	DENIED
16-CV-0818	VAIL, STEPHEN	DENIED
16-CV-0819	WALLACE, YOLANDA	\$7,500.00
16-CV-0820	WELCH, DANIEL	\$3,879.95
16-CV-0821	YENOR, BILL	DENIED
16-CV-0822	DI CESARE, GINO	\$1,873.99
16-CV-0824	GONZALEZ, HERIBERTO	DENIED
16-CV-0826	KNIES, EMILY	DENIED
16-CV-0827	KNIGHT, KEISHA	DENIED
16-CV-0828	LACEY, KEVIN D.; & JONES, TONI	\$7,500.00
16-CV-0829	LISKA, BRIAN	DENIED
16-CV-0831	MYLES, BESSIE	\$7,500.00
16-CV-0832	OLIVER, LORRAINE	\$555.00
16-CV-0834	PRINGLE, JOSHUA	DENIED
16-CV-0835	ROMERO, RACHEL	DENIED
16-CV-0836	SCALES, KEISHANDA	DENIED
16-CV-0837	WEATHERS, MARTHA	\$7,500.00
16-CV-0839	KING, AMBROSE J. JR.	DENIED
16-CV-0841	STANLEY, KRYSTAL	DENIED
16-CV-0842	MCGLASSON, NIKKI	DENIED
16-CV-0843	MEEKS, ANTHONY SR.	DENIED
16-CV-0844	MIRANDA, GEORGE	DENIED
16-CV-0845	READUS, MICKIE	\$7,495.00
16-CV-0846	WOSS, FRANK	\$2,910.28

16-CV-0847	OSLEY, ALICIA	DENIED
16-CV-0848	LOPEZ, CRISTINA	DENIED
16-CV-0849	ARMSTRONG, ERNEST	\$91.18
16-CV-0850	BEN-DAVID, GUY	\$1,178.86
16-CV-0851	BROOKS, BELA M.	\$7,500.00
16-CV-0853	BURROWS, THELMA	DENIED
16-CV-0854	CASTILLO, EARL R.	DENIED
16-CV-0856	FOY, SONYA	\$7,348.38
16-CV-0857	HANES, DAVID R.	DENIED
16-CV-0859	HORNE, SHARON	DENIED
16-CV-0860	JACKSON, DADRIAN	\$7,500.00
16-CV-0861	LUCKEY, ROYLETTE	\$7,500.00
16-CV-0862	MAXWELL, PAMELA RENA	DENIED
16-CV-0863	MCCRAY, ANGELA D.	\$7,354.57
16-CV-0864	PALELLA, LUCIANO	DENIED
16-CV-0865	PEREA, MIGUEL	DENIED
16-CV-0866	ROBINSON, KAUFMAN	DENIED
16-CV-0867	SCHMOELLER, ANGELA	\$105.00
16-CV-0868	SMITH-PATIKAS, CALLIE	DENIED
16-CV-0871	WHITE, LISA	DENIED
16-CV-0874	WRIGHT, SANDRA	DENIED
16-CV-0875	REED, WOODROW	DENIED
16-CV-0876	AVERY, SYLVESTER	DENIED
16-CV-0877	BRANTLEY, CAPRIA	\$5,756.70
16-CV-0878	CALDERON-RIOS, JOSE	DISMISSED
16-CV-0879	JACKSON, CASSIDY	DENIED
16-CV-0880	JONES, NEKIA	\$144.50
16-CV-0881	JUAREZ, CYNTHIA	\$7,500.00
16-CV-0886	POOL, KIRK	\$2,975.97
16-CV-0887	QUINN, MARVIN	DENIED
16-CV-0888	ROBINSON, BARBARA	\$7,500.00
16-CV-0889	SMITH, KAROL	DENIED
16-CV-0891	VARNER, WAYNE	DENIED
16-CV-0892	VARNER, WAYNE	DENIED
16-CV-0893	VARNER, WAYNE	DENIED
16-CV-0894	WILLIAMS, LATIELA	DENIED
16-CV-0895	BAILEY, YAPHET	DENIED
16-CV-0896	CROSS, CHAQUERA	DENIED
16-CV-0897	GAITHER, VINCENT	\$7,500.00
16-CV-0898	GREEN, CLASSONDRA	\$4,344.00
16-CV-0899	ROUSSELL, TODD	DENIED
16-CV-0900	SAWYER, LOLA B.	\$1,270.00
16-CV-0901	THOMAS, TONYA	DENIED
16-CV-0904	ALBITER, JAVIER	\$500.00
16-CV-0906	BACHMAN, BRYCE	DENIED
16-CV-0907	BARRON, DARRION	DENIED
16-CV-0908	BRIM, GREGORY	DENIED
16-CV-0909	BROWN, BRANDELL	DENIED
16-CV-0910	COURTS, CHARLENE	\$1.17
16-CV-0911	FLETCHER, ELMARITA	\$5,424.53
16-CV-0912	HICKS, CRYSTAL	DENIED
16-CV-0913	HUBBARD, DONALD	DENIED
16-CV-0914	JACKSON, MATTHEW	\$8,258.00
16-CV-0915	LEWIS, JANICE	DENIED
16-CV-0916	MONTES, AMALIA	DENIED
16-CV-0917	MOORE, ALEXANDRIA	DENIED
16-CV-0918	PETERSON, JENNIFER	DENIED
16-CV-0919	SOTO, CARLOS	DENIED
16-CV-0921	BERETTA, LISA M.	DENIED
16-CV-0922	ENKHBAT, BYAMBATSOGT	\$71.53
16-CV-0923	GAGNON, GARY	DENIED
16-CV-0924	JOHNSON, JEANINE	\$5,432.09
16-CV-0925	JOHNSON, KIMBERLY	DENIED

16-CV-0928	LEON, ABEL	DENIED
16-CV-0929	LLANOS, IYANA	DENIED
16-CV-0930	PHILLIPS, BRANDON	\$3,889.50
16-CV-0932	ROUNSAVILLE, LA TONYA	\$7,354.00
16-CV-0933	SMITH, DANNIELLE	DENIED
16-CV-0934	SMITH, JENAI	DENIED
16-CV-0935	SOUMARE, BAKARI	DENIED
16-CV-0936	YOUNG, DIANE	DENIED
16-CV-0937	BALENTINE, ROLANDA	DENIED
16-CV-0938	BURNETTE, JERMAINE	DENIED
16-CV-0939	CALHOUN, TAMARA	DENIED
16-CV-0940	COLEMAN, FELICIA	\$4,465.00
16-CV-0942	LUCAS, SANDRA	\$2,272.76
16-CV-0944	FLORES, LUIS	\$2,701.00
16-CV-0945	GEBRE, SEMERE	\$511.38
16-CV-0946	GLEASON, ZACHERY	\$6,446.54
16-CV-0947	GONZALEZ, ANNABEL	DENIED
16-CV-0948	GONZALEZ, JESUS	DENIED
16-CV-0949	HENN, THOMAS	DENIED
16-CV-0952	KING, THOMAS	DENIED
16-CV-0953	KULISZ, PAUL	\$473.36
16-CV-0956	NELSON, ANGELA	\$7,500.00
16-CV-0957	SMITH PAYTON, HELEN	DENIED
16-CV-0958	PETE, LATRICE	\$6,137.50
16-CV-0959	ROSS, VICKIE	\$8.74
16-CV-0960	ZELAYA, SANDRA	\$7,188.00
16-CV-0961	CHEW, PERSHA	\$6,971.60
16-CV-0962	CHEW, PERSHA	\$6,708.45
16-CV-0963	ASH, MICHAEL	\$22.99
16-CV-0964	BURDEN, RONALD	DENIED
16-CV-0965	BURDINE, TRACI	\$5,476.45
16-CV-0968	DUBOSE, DANIEL	\$1,449.52
16-CV-0969	FRIAS, GERARDO	DENIED
16-CV-0970	GADDIS, TYRONE JR.	DENIED
16-CV-0971	GINEST, TANNER	\$106.95
16-CV-0975	MARRUFO, OMAR	\$1,356.88
16-CV-0976	MAYNARD, LUCI	DENIED
16-CV-0977	MCCARRELL, JASON D.	DENIED
16-CV-0978	MIRELES, MARGARITA	\$7,500.00
16-CV-0980	NORFLEET, REGINALD	\$527.26
16-CV-0981	PAGE, LUDELLA	DENIED
16-CV-0982	PHILLIPS, SHIRLEY	\$7,500.00
16-CV-0983	RUSK, JEFF L.	\$659.38
16-CV-0984	SANDOVAL, SAMANTHA	\$8,535.00
16-CV-0986	THOMAS, LESLIE JO	\$157.00
16-CV-0987	TRUITT, MARCHA	DENIED
16-CV-0988	WOODARD, LEANA	\$6,045.30
16-CV-0989	WRIGHT, AMANDA	\$225.00
16-CV-0990	WRIGHT, ROBERT J.	\$1,301.98
16-CV-0991	BITTLE, ALEC	DENIED
16-CV-0992	COVELLI, FRANK	\$1,230.16
16-CV-0993	EDWARDS, KIMNETHA	\$6,859.58
16-CV-0994	LAUREANO, CHRISTINA	\$830.59
16-CV-0995	ROBINSON, SERITA	DENIED
16-CV-0996	SCHMIDT, JAMES	DENIED
16-CV-0997	SHARP, KRISTIAN	DENIED
16-CV-0998	SIMPSON, MYISHA	DENIED
16-CV-0999	TILLIS, DEBBIE	\$490.00
16-CV-1001	OTERO CORREA, JERANY	\$10,848.00
16-CV-1003	ADAMS, TARRA	\$7,500.00
16-CV-1004	ALCARAZ, PRISCILIANA	DENIED
16-CV-1006	BROWN, GEORGE	DENIED
16-CV-1007	CALKA, ANASTASIA	DENIED

16-CV-1008	CHENIER, SADOKA	DENIED
16-CV-1009	CLEVELAND, DEWUAN	DENIED
16-CV-1010	COOPER, MALISSA	DENIED
16-CV-1011	EDWARDS, RALPH	DENIED
16-CV-1012	ESSEX, DAMIAN	DENIED
16-CV-1013	GARCIA, ARACELI	DENIED
16-CV-1014	ANDERSON, SOPHIA G.	DENIED
16-CV-1015	GRANT, ANDRE	DENIED
16-CV-1016	GRESHAM, TRENNETTA	DISMISSED
16-CV-1017	HOAGLAND, RENEE A.	DENIED
16-CV-1018	HOWARD, BRENDA	DENIED
16-CV-1019	JOHNSON, MALCOLM	DENIED
16-CV-1021	KATO, SANDRA	DENIED
16-CV-1022	LAUREANO, JANETTE	DENIED
16-CV-1023	LEWIS, PATREASE	DENIED
16-CV-1025	MCCLANAHAN, DEVIN	\$27,000.00
16-CV-1027	MIGLIACCIO, SABRINA	\$3,239.55
16-CV-1028	MIGLIACCIO, SABRINA	\$7,837.62
16-CV-1029	MURRAY, SHERRI	DENIED
16-CV-1030	ROSS, RICHARD D.	DENIED
16-CV-1031	SMALL, ADELLE	DENIED
16-CV-1032	TODD, ALLISON	DENIED
16-CV-1033	TODD, SHAWN	\$70.01
16-CV-1034	TOLLIVER, JAMEY L.	DENIED
16-CV-1036	BERNAL, LUISA	DENIED
16-CV-1037	CASH, CHRISTOPHER E.	\$446.04
16-CV-1038	CLEMONS, JEREMY	\$85.36
16-CV-1039	DAY, ERICA	\$3,852.00
16-CV-1041	GADBERRY, SHANNON M.	\$270.00
16-CV-1042	HARPER, KEJUAN	DENIED
16-CV-1044	NELSON, SHAYLA	DENIED
16-CV-1047	ROBINSON, CALVIN	DENIED
16-CV-1048	SALAMI, OMOTOLA	\$1,829.14
16-CV-1049	SIMPSON, DONALD SR.	\$4,446.00
16-CV-1050	WILSON, WHITNEY	DENIED
16-CV-1051	DAVIS, JAMIE	\$7,500.00
16-CV-1052	JARJU, EBRIMA	\$3,749.00
16-CV-1053	MATHIAS, SHAWN	DENIED
16-CV-1054	MCSPADDEN, SAMUEL III	\$5,037.31
16-CV-1055	NEIHENGEN, MARK	DISMISSED
16-CV-1056	NOBLE, JULIUS III	DENIED
16-CV-1058	BINNION, ELLEN	\$275.00
16-CV-1059	BROWN, BRIAN	\$25.00
16-CV-1060	DAMERON, TANYA; & DAMERON, TIFFANY	\$7,500.00
16-CV-1061	DAWSON, GODFREY	DENIED
16-CV-1062	DEAN, CLARA	DENIED
16-CV-1063	HARRIS, CHANTELE; & YOUNGER, MICHELLE	DENIED
16-CV-1064	JOHNSON, EDMUND	DENIED
16-CV-1065	LATIMER, GLENN; & BUCKHALTER, ROSEMARY	\$7,500.00
16-CV-1066	NEAR, TRACI	DENIED
16-CV-1067	AGUDELO, HERNAN	DENIED
16-CV-1068	BROWN, CHRISTINA	DENIED
16-CV-1069	CASTILLO, ESPERANZA	DENIED
16-CV-1070	CHOATE, ROBERT	DENIED
16-CV-1072	COOK, TERRELL	DENIED
16-CV-1073	CUACUAS, JOSE	\$403.00
16-CV-1074	DANLEY, JERRICA	\$6,650.00
16-CV-1075	DIONEDA, DONNA	DENIED
16-CV-1077	HEBER, BRAD	\$1,501.52
16-CV-1080	LAWRENCE, ANDREW	DENIED
16-CV-1081	LEON, JOSE DE JESUS	DENIED
16-CV-1082	MALONE, BARBARA	\$5,204.00
16-CV-1083	MARTINEZ, DANIEL	\$170.46

16-CV-1084	MERCADO-NAVA, EVELYN	DENIED
16-CV-1085	MURGUIA, TIMOTHY	DENIED
16-CV-1086	NORTH, BRANDON P.	DENIED
16-CV-1087	PIETRYKA, MARCIN	\$861.73
16-CV-1088	POPOCA, DAVID	DENIED
16-CV-1089	PORTER, GEORGE	DENIED
16-CV-1091	REYNA, FABIOLA	\$5,345.00
16-CV-1092	SAMS, MARY	DENIED
16-CV-1093	SHUMAKER, VERNON	DENIED
16-CV-1094	STANLEY, KRYSTAL	DENIED
16-CV-1095	STOKES, JERON	DENIED
16-CV-1096	TERRONES, MARTIN	DENIED
16-CV-1098	WEAVER, CHRISTINE	DENIED
16-CV-1099	ZUNIGA, ALEJANDRA	DENIED
16-CV-1100	ALLEN, TOREY	DENIED
16-CV-1101	ARIAS, BALTAZAR	DENIED
16-CV-1102	CARRIGAN, JAN	\$4,849.88
16-CV-1103	CARRIGAN, JAN	DENIED
16-CV-1104	CARRIGAN, LEE	DENIED
16-CV-1105	DAVIS, LAWRENCE	\$79.11
16-CV-1106	DAVIS, TAKAIRA	DENIED
16-CV-1108	ERICKSON, WILLIAM J.	\$5,281.81
16-CV-1110	GEORGE, DOMINIQUE	DENIED
16-CV-1111	HILL, CHRISTINE	DENIED
16-CV-1113	LISKA, SYNAMIN	DENIED
16-CV-1114	MARCATOMA, ANGEL	\$2,395.00
16-CV-1116	MILHOUSE, DEVONTE	DENIED
16-CV-1117	MONDEN, MISHA	DENIED
16-CV-1118	PETTIE, BILLIE	DENIED
16-CV-1119	RAMIREZ, RICARDO	DENIED
16-CV-1120	ALESANDER, WILMER	DENIED
16-CV-1121	STONE, CHARLES	\$4,439.80
16-CV-1122	STONER, CORTEZ	DENIED
16-CV-1123	VICICH, BRIONNA	DENIED
16-CV-1124	VOSS, JEREMY	DENIED
16-CV-1126	DANIELS, DILISA	\$4,000.00
16-CV-1128	HARRIS, RODNEY M.	DENIED
16-CV-1130	MCDOWELL, TONY	DENIED
16-CV-1132	YOUAMAN, JODY	DENIED
16-CV-1133	YOUAMAN, JODY	DENIED
16-CV-1136	DOSS, MARTEZ	DENIED
16-CV-1137	HAYNES, JOSHUA	DENIED
16-CV-1139	JONES, ETHEL N.	DENIED
16-CV-1140	LITTLE, JAMES	\$3,864.88
16-CV-1141	ORTEGA, JOSE	DENIED
16-CV-1142	POINDEXTER, MICHELLE	\$7,499.59
16-CV-1143	SIMPSON, KELLY	\$6,247.89
16-CV-1144	SMITH, JIMMIE	\$137.08
16-CV-1145	STANLEY, MARY	\$7,500.00
16-CV-1147	YU, KYOUNG	DENIED
16-CV-1148	BUCK, DANIELLE; & RIAS, GERMAINE	\$7,500.00
16-CV-1149	EVANS, VIOLET	\$5,083.69
16-CV-1150	CHAMBERLIAN, JOE	DISMISSED
16-CV-1151	CHAMBERLIAN, JOE	DISMISSED
16-CV-1152	GIDDINGS, ZILEIDE	DENIED
16-CV-1153	GRISSOM, AUTUMN	DENIED
16-CV-1154	GRUBACEVIC, DANIJELA	\$1,486.18
16-CV-1155	HOOF, YVETTE	\$197.00
16-CV-1156	JOHNSON, STEPHANIE	DENIED
16-CV-1157	JORDAN, LESTER	DENIED
16-CV-1158	JONES, LAVERNE	DENIED
16-CV-1160	SCOTT, JASON	\$3,351.48
16-CV-1162	SHINE, VIOLA	DENIED

16-CV-1164	SZUBRYCH, SAMANTHA	\$167.20
16-CV-1165	THOMAS, BRENDA; & WEBSTER, RAYCHELLE; & HENTON , MARKESHA	DENIED
16-CV-1166	TRICE, YVONNE	DENIED
16-CV-1167	TSIRTSIS, MARINO	\$7,500.00
16-CV-1169	CUELLAR, JENNIFER	\$3,125.00
16-CV-1170	DARDEN, CHRISTOPHER	DENIED
16-CV-1171	DIXON, TIFFANY	DENIED
16-CV-1172	DUGAN, CHRISTOPHER	DENIED
16-CV-1174	GILLIAM, MARKUS	DENIED
16-CV-1175	GRAY, RODNEY	DENIED
16-CV-1176	HAGERMAN, ARTISHA	DENIED
16-CV-1177	HAGERMAN, ARTISHA	DENIED
16-CV-1178	HAGERMAN, ARTISHA	DENIED
16-CV-1179	HAGERMAN, ARTISHA	DENIED
16-CV-1181	LA PLANTE, CHELSEA	DENIED
16-CV-1184	LOGAN, TACARA	DENIED
16-CV-1185	MCMEEN, TAMMY	DENIED
16-CV-1186	MCPHEETERS, JUDITH	DENIED
16-CV-1187	MORRIS, VANESSA	\$7,500.00
16-CV-1188	PEED, TINA	DENIED
16-CV-1189	RAMIREZ, VERONICA	DENIED
16-CV-1190	ROSS, MARCUS	DENIED
16-CV-1191	ROSTRON, RICHARD	\$1,198.00
16-CV-1193	SCHILLING, ANNE	DENIED
16-CV-1194	SCOTT, SHAWN	\$1,169.00
16-CV-1195	SLEDGE, MECHOLE	DENIED
16-CV-1196	SMITH, DIONTE	DENIED
16-CV-1197	CARBAJAL, TOMASA	\$34.24
16-CV-1199	EAST, RAYLON	DENIED
16-CV-1200	GABOUREL, TRUMANE	DENIED
16-CV-1201	GARCIA, MARIA DEL CARMEN	\$7,500.00
16-CV-1202	GIST, DERON	DENIED
16-CV-1203	GLOVER, REGINA	\$19.47
16-CV-1204	BAHENA, ARMANDO	DENIED
16-CV-1206	ACOFF, DEOSHAY	DENIED
16-CV-1207	PRICE-ACOFF, LATASHA	DENIED
16-CV-1209	CAVIN, FREDDIE	DENIED
16-CV-1210	FAIRCLOUGH, KAYLA	DISMISSED
16-CV-1211	JENNINGS, EDWARD	DENIED
16-CV-1212	KISANTEAR, TANVARAT "JUNE"	DENIED
16-CV-1213	MCCOLLUM, SHERKERA	\$7,500.00
16-CV-1214	MICHEL, JOSEFINA	DENIED
16-CV-1217	MICHEL, JOSEFINA	DENIED
16-CV-1218	RUVALCABA, RICARDO	DENIED
16-CV-1220	PERKINS, ASTARIA	DENIED
16-CV-1221	GARCIA, RICARDO	DENIED
16-CV-1222	KROEGER, MICHELE	\$6,769.59
16-CV-1224	LAW, TAMIKO	DENIED
16-CV-1226	ROLLINS, NICOLE A.	\$7,500.00
16-CV-1227	STEWART, STEPHANIE	DENIED
16-CV-1228	WING, JIM	\$200.00
16-CV-1229	ALLEN, PRECIOUS	\$5,000.00
16-CV-1230	BOWMAN, JEROME	DENIED
16-CV-1232	BURNS, ANTHONY	\$500.00
16-CV-1233	ENDRIZZI, KARLEE	DENIED
16-CV-1234	EVANS, LAMONT	\$5,436.60
16-CV-1237	HALLOM, ELLA	\$6,466.00
16-CV-1238	HENDERSON, SEAN D.	DENIED
16-CV-1240	HORNE, SHARON	DENIED
16-CV-1242	MARTIN, ANDRE	DISMISSED
16-CV-1243	MARTINEZ, MANUEL JR.	DENIED
16-CV-1244	MOUNTS, SHARON	\$1,385.00

16-CV-1245	PARKER, NIKEVA	\$3,185.50
16-CV-1246	PARKER, NIKEVA	\$4,034.00
16-CV-1248	RUSSELL, CINDY	\$7,500.00
16-CV-1249	SANDERS, SIMONE	DENIED
16-CV-1250	THOMAS, TONYA	DENIED
16-CV-1251	VAUGHN, PAULETTA	DENIED
16-CV-1252	WEAVER, IVY	\$7,500.00
16-CV-1254	BEAUCHAMP, MARQUIS	DENIED
16-CV-1255	CAMPTON, BRIAN L.	DENIED
16-CV-1257	DOUGHTY, DWAYNE	\$1,172.00
16-CV-1258	FIGUEROA, SUJEY	DENIED
16-CV-1260	JENKINS, GLORIA	DENIED
16-CV-1262	MCPHERSON, ERICA	DENIED
16-CV-1263	MURILLO, ARMANDO	\$474.75
16-CV-1264	PISANI, MARIA	DENIED
16-CV-1265	ROBERTSON, ELIANA	DENIED
16-CV-1266	SHIPLEY, JAMIE L.	DENIED
16-CV-1268	WILLIAMS, JOYCE	\$3,497.00
16-CV-1269	WILLIAMSON, MICHELLE	DENIED
16-CV-1270	FIELDS, ANGELA	\$7,500.00
16-CV-1271	HERNANDEZ, JUAN	DENIED
16-CV-1272	HUMPHRIES, FELICIA	\$7,500.00
16-CV-1273	JIMENEZ, OBDULIO	\$2,160.93
16-CV-1274	JIMENEZ, PASTOR	DENIED
16-CV-1275	MURAT, ADILET	\$6,817.12
16-CV-1277	RAMOS, LISA	DENIED
16-CV-1278	RAMOS, LISA	DENIED
16-CV-1279	RAMOS, LISA	DENIED
16-CV-1280	SANCHEZ, CARLOS	DENIED
16-CV-1281	BRADLEY, TAMMIE	DENIED
16-CV-1282	GARDLEY, JEROME	DENIED
16-CV-1283	HERNANDEZ, HERLINDA	DENIED
16-CV-1285	PORTER, TASHARI	\$7.31
16-CV-1286	ROBINSON, JESSICA	DENIED
16-CV-1287	CAMPBELL, CHIKIRA	DENIED
16-CV-1288	CAPISTRAN, RICARDO	DENIED
16-CV-1290	GATER, KIMBERLY	DENIED
16-CV-1291	PAPP, PAUL	DENIED
16-CV-1292	REYES, EFREN	\$2,075.00
16-CV-1293	SANCHEZ, MARCO	DENIED
16-CV-1294	SEAY, KEVIN	DENIED
16-CV-1295	SILAS, RAHEEM	DENIED
16-CV-1296	STEPHENSON, ARIEAL	\$568.20
16-CV-1297	WILLIAMS, LATIELA	DENIED
16-CV-1298	ALMAREZ, JUAN, SR.	DENIED
16-CV-1299	BLUMER, EDWARD L.	\$5,699.95
16-CV-1300	CODY, MARGUERITE	DISMISSED
16-CV-1301	COULTAS, BRANDEN	\$5,261.38
16-CV-1302	DAVIS, LATOYA	DENIED
16-CV-1303	DEIR, JOSEPH	DENIED
16-CV-1304	ERICKSON, WILLIAM J.	DENIED
16-CV-1305	FORAKER, KATRINA J.	DENIED
16-CV-1308	MARSH, DOROTHY	\$6,882.20
16-CV-1309	SAMUELS, SUSAN	\$181.66
16-CV-1310	SMITH, LETRICE	\$2,626.00
16-CV-1311	SMITH, MARSHAUN	DENIED
16-CV-1312	VARGO, BRIAN J.	\$5,853.14
16-CV-1313	VEGA CADENA, ISRAEL	\$5,059.65
16-CV-1314	JORDAN, VAUGHN	\$7,500.00
16-CV-1315	KEYS, CASSANDRA	\$5,688.76
16-CV-1316	GUY, O'SHEENA	DENIED
16-CV-1317	STOKES, MARGIE	\$14,185.44
16-CV-1320	CAMPBELL, JOSEPH	DENIED

16-CV-1321	CUEVAS, ISALY	DENIED
16-CV-1322	DE JESUS, HERNAN	\$294.50
16-CV-1323	DICKINSON, HANNA	DENIED
16-CV-1324	FLEMING, DEONTE	DENIED
16-CV-1325	GODINEZ, OFELIA	DENIED
16-CV-1326	GOODMAN, MELISSA	DENIED
16-CV-1327	HENRY, EDNA	DENIED
16-CV-1328	HINES, ELSTON L.	DENIED
16-CV-1329	KOLB, EDWARD	DENIED
16-CV-1330	LEHBIB, MOHAMED	\$72.76
16-CV-1331	LLOYD, JERMAINE	DENIED
16-CV-1332	LUERAS, CASSANDRA	DENIED
16-CV-1333	MENDOZA, JOSE	DENIED
16-CV-1334	NEAL, TORRANCE	DENIED
16-CV-1335	NELSON, WILLIE	\$1,245.00
16-CV-1337	RAGLAND, EBONY	\$1,515.00
16-CV-1338	ROTH, DANIEL	\$4,640.30
16-CV-1340	SMITH, ANGELA	\$7,500.00
16-CV-1341	SMITH, OTIS	\$1,211.00
16-CV-1342	STREETER, TAHESHA	DENIED
16-CV-1343	TOPCZEWSKI, CHARLES	\$606.16
16-CV-1344	WEBB, MARY K.	\$610.90
16-CV-1345	WELCH, SUZANNE	\$1,698.86
16-CV-1346	LEE, KARLA	DENIED
16-CV-1347	ADAMS, WILLIAM	DENIED
16-CV-1348	AKINS, CHAUNCIA	\$250.00
16-CV-1349	ALLEN, TEMIKA	DENIED
16-CV-1351	BOND, ERIC L. JR.	\$1,101.00
16-CV-1352	BOTKIN, CRYSTAL	DENIED
16-CV-1353	CURTIS, MICHAEL	\$909.12
16-CV-1354	DAUM, JONITA R.	\$3,750.00
16-CV-1355	EVANS, CARMELLA	DENIED
16-CV-1356	FOREST, REBECCA	\$7,500.00
16-CV-1357	GOMEZ, ANTONIO	\$1,789.40
16-CV-1358	HAYGOOD, JENNIFER	\$302.83
16-CV-1359	HAYGOOD, RODERICK	DENIED
16-CV-1360	HERNANDEZ, DAVID	DENIED
16-CV-1362	BELTRAN, IRMA LEON	DENIED
16-CV-1364	MIGURSKIY, ANTON	DENIED
16-CV-1365	PRICE, SANDRA	DENIED
16-CV-1366	REICHEL, KAITLIN	DENIED
16-CV-1367	RODRIGUEZ, JAIR	\$2,450.00
16-CV-1368	ROMERO, MICHAEL	\$1,297.39
16-CV-1369	SMITH, ANDREW	DENIED
16-CV-1370	WOODS, HENRIETTA	DENIED
16-CV-1371	SPICAK, DIANA S.	DENIED
16-CV-1373	TOMASZKIEWICZ, KODIE	DENIED
16-CV-1375	ZALEWSKI, JOEY	DENIED
16-CV-1376	ZUNIGA, ULISES	DENIED
16-CV-1377	ARIAS, ANGEL	DENIED
16-CV-1379	BUCKNER, ROBERTA	DENIED
16-CV-1380	CASTILLO, JOSE	\$688.50
16-CV-1381	JAIMES, JESUS	\$802.00
16-CV-1382	JOHNSTON, CHARLES A.	DENIED
16-CV-1383	JONES DEAN, RONNAE	\$7,500.00
16-CV-1385	OCHOA, MICAELA	DENIED
16-CV-1386	OCON, JESUS	DENIED
16-CV-1388	SMITHHART, MARCIA ANN	DENIED
16-CV-1390	WILSON, VEIRL	\$243.43
16-CV-1391	PRYOR, ROYCE	\$7,500.00
16-CV-1392	BARRERA, CONCEPCION	\$1,200.51
16-CV-1393	BERGLIN, SAMUEL	\$19,749.06
16-CV-1394	BIRGE, ELICIA	\$7,500.00

16-CV-1395	CUELLAR, JENNIFER	DENIED
16-CV-1396	DANIEL, KELLIN	DENIED
16-CV-1397	MCCARTY, MATTHEW	\$903.31
16-CV-1399	GARTLEY, JUANITA	DENIED
16-CV-1400	GOMEZ-BLANCARTE, CARLOS	\$4,650.00
16-CV-1401	HERNANDEZ, ALEJANDRO	DENIED
16-CV-1402	HERNANDEZ, JOSE R. SR.	\$7,500.00
16-CV-1404	KILROY, MATTHEW MICHAEL	DENIED
16-CV-1407	LEE, JEONG MI	\$772.93
16-CV-1408	LEON, JOSE	\$1,118.00
16-CV-1409	MURPHY, ED G. JR.	DENIED
16-CV-1411	RADFORD, PHILLIP	DENIED
16-CV-1412	TABARES, MARY	\$7,500.00
16-CV-1413	ALDRIDGE, DARREN	DENIED
16-CV-1414	BACZEK, ALEXANDRIA	DENIED
16-CV-1415	BRIONES, TANIA	\$248.00
16-CV-1417	BURATYNSKI, DARIUSZ	DENIED
16-CV-1418	CARR, DEIDRE	\$7,500.00
16-CV-1421	DAVIS, BRENDA	DENIED
16-CV-1422	DUNNING, TYKITA	DENIED
16-CV-1423	FLOWERS, TAWANDA	DENIED
16-CV-1424	FLOWERS, TAWANDA	DENIED
16-CV-1425	HERNANDEZ-CRUZ, GLORIA	DENIED
16-CV-1428	RUSSELL, HAZEL	DENIED
16-CV-1429	SERVIN, CECILIA	DENIED
16-CV-1430	SERVIN, CECILIA	\$806.82
16-CV-1432	SHANLE, AMBER	DENIED
16-CV-1433	SMITH, RAMANDA	DENIED
16-CV-1436	ALVARADO, CARLOS	\$2,023.00
16-CV-1437	AVITIA, RIGO ALONSO	\$1,225.21
16-CV-1438	BRYCE, LISA A.	DENIED
16-CV-1439	COX, GLENDA	\$7,500.00
16-CV-1440	DOMINGUEZ-URBINA, JANETTE	DENIED
16-CV-1441	DYER, PEGGY K.	\$537.88
16-CV-1444	GREEN, ISAIAH	\$218.16
16-CV-1445	HAMPTON, TABATHA M.	DENIED
16-CV-1446	HARRINGTON, CECILIA	\$511.38
16-CV-1447	HERNANDEZ, JOSE	DENIED
16-CV-1448	KENNEDY, SONIA	\$5,550.00
16-CV-1449	ROSS, DOROTHY	\$251.30
16-CV-1450	RHYNES, LUCY	DENIED
16-CV-1451	THOMAS-CROGIER, MY KEIA	DENIED
16-CV-1453	VAUGHN, PAULETTA	DENIED
16-CV-1454	WATSON, SHARITA	DENIED
16-CV-1456	AGUIRRE, DIANA	DENIED
16-CV-1457	AGUIRRE, DIANA	DENIED
16-CV-1458	BOYD, WILLIAM	DENIED
16-CV-1459	BUTLER, ADRIENNE	DENIED
16-CV-1461	KAYE, BRIANN	\$630.00
16-CV-1462	HERNANDEZ, RICARDO L.	DENIED
16-CV-1464	TAYLOR, SARAH	DENIED
16-CV-1466	WILDER, LA TONYA	DENIED
16-CV-1467	WILDER, LA TONYA	DENIED
16-CV-1468	WYATT, RICHARD	\$1,571.22
16-CV-1469	ASPBURY, GEORGE	DENIED
16-CV-1470	BLICK, KARI	DENIED
16-CV-1471	BLICK, KARI	DENIED
16-CV-1472	HALL, DEONDRAY T.	DENIED
16-CV-1473	HOUSTON, JOI	DENIED
16-CV-1474	HOUSTON, JOI	\$413.74
16-CV-1475	HUNTER, ANGIE	\$6,313.04
16-CV-1476	PETERSON, VIOLET	DENIED
16-CV-1477	PETERSON, VIOLET	DENIED

16-CV-1478	PETERSON, VIOLET	DENIED
16-CV-1481	REED, SUSANNA	DENIED
16-CV-1482	SANCHEZ, SILVIA	DENIED
16-CV-1483	TOOLES, JORICKA	DENIED
16-CV-1485	CLAY, CHANTINIA	\$7,500.00
16-CV-1486	GARREN, DUANE	\$1,544.58
16-CV-1489	HEDRICK, ALICE	DENIED
16-CV-1490	KNELL, LYNNSAY	DENIED
16-CV-1493	PEHLIVANOVA, GALINA	DENIED
16-CV-1494	SWINT, JACQUELINE	DENIED
16-CV-1495	VELEZ, ARMANDO	DENIED
16-CV-1496	AGUILAR, ADAN	\$15.77
16-CV-1499	BISCHOFF, SARAH	DENIED
16-CV-1500	BOYD, ROBERT	DENIED
16-CV-1501	BRONSON, DARLENE L.	DENIED
16-CV-1502	COZART, ALFONSO	DENIED
16-CV-1504	EDWARDS, JESSICA	DENIED
16-CV-1505	FIGUEROA, SALVADOR	DENIED
16-CV-1506	HARTWIG, JACOB	DENIED
16-CV-1511	RANGEL, JOSE	\$527.50
16-CV-1513	ROBINSON, LAUREN	\$179.31
16-CV-1514	SEAWOOD, GREGORY WILLIE	DENIED
16-CV-1515	SMITH, TAMMIE	DENIED
16-CV-1518	WILEY, KAREN	DENIED
16-CV-1519	WILEY, TYRONNIE T.	DENIED
16-CV-1520	CAGE, MINNIE	\$7,500.00
16-CV-1521	CAMPBELL, LATONYIA	DENIED
16-CV-1522	WEATHERSPOON, RICARDO	DENIED
16-CV-1523	DOGLIO, DIANA	DENIED
16-CV-1525	ENGERMAN, JOSEPH J. III	\$1,278.64
16-CV-1526	FREY, KEVIN	\$4,382.20
16-CV-1527	HAWKINS, OLLIE	DENIED
16-CV-1528	HILL, ARJUNA	DENIED
16-CV-1529	HOUSTON, LA MORANIQUE	DENIED
16-CV-1530	HOUSTON, LA MORANIQUE	DENIED
16-CV-1533	MATTHEWS, SHANA	DENIED
16-CV-1534	MCLEMORE, JEREMY W.	\$27,000.00
16-CV-1536	NOACK, LEANN	\$382.33
16-CV-1538	PETERSON, JACQUELINE	\$7,500.00
16-CV-1539	QUIZHPI, ANA	\$1,067.00
16-CV-1541	TATE-WARE, PRISCILLA	\$7,500.00
16-CV-1542	TAYLOR, BRANDY	DENIED
16-CV-1543	VILLANUEVA, EVANGELINA	\$27,000.00
16-CV-1544	YURUKOVA, LILYANA	\$917.00
16-CV-1545	FOY, SONYA	DENIED
16-CV-1546	MORALES, MARIA F.	DENIED
16-CV-1547	WOODS, TRAMON	\$170.46
16-CV-1548	ALVAREZ, CLAUDIO	DENIED
16-CV-1549	ASH, MICHAEL	DENIED
16-CV-1552	GONZALEZ, VIVIANA	\$1,834.36
16-CV-1553	GRAYSON, LYNETTE	DENIED
16-CV-1554	GUTIERREZ, JULIAN	\$1,254.00
16-CV-1556	JENKINS, MARY	\$7,500.00
16-CV-1558	LEVERSTON, DOMITA	DENIED
16-CV-1560	MITCHELL, RUSSELL L. SR.	\$7,500.00
16-CV-1562	POWYSZYNSKI, CYNTHIA	\$7,500.00
16-CV-1565	TAYLOR, JILAINA	DENIED
16-CV-1566	TAYLOR, KARL	DENIED
16-CV-1568	WEIR, ANDREW	DENIED
16-CV-1569	BAKER, ANTHONY	DENIED
16-CV-1570	CRAIG, JA'VONTE	DENIED
16-CV-1571	DIAZ-GARCIA, YADIRA	\$677.00
16-CV-1573	GONZALEZ, MIGUEL	DENIED

16-CV-1578	JOHNSON, KIMBERLY	DENIED
16-CV-1579	MALONE, BARBARA	DENIED
16-CV-1580	MASTERS, MATTHEW	\$5,114.44
16-CV-1581	MILES, JUNO	DENIED
16-CV-1583	ROGERS, ACHASAH	DENIED
16-CV-1584	STOGSDILL, CHRISTINE	\$1,534.12
16-CV-1585	WATTS, NATHAN	DENIED
16-CV-1587	WILSON, MARTAZ	DENIED
16-CV-1589	BRYANT, JENNY	DENIED
16-CV-1590	DEAN, TAMI	\$428.50
16-CV-1591	DICKEY, CAMILLE	\$2,779.90
16-CV-1592	DUNLAP, MATTIE E.	\$2,632.25
16-CV-1594	LYONS, MISTY	DENIED
16-CV-1595	MORGAN, QIANA	DENIED
16-CV-1597	STRODE, CARA	DENIED
16-CV-1598	STRODE, CARA	DENIED
16-CV-1600	THOMAS, DEWAYNE SR.	\$3,500.00
16-CV-1601	WILBANKS, TYLER	DENIED
16-CV-1602	BAILEY, RECARDIA	\$13,500.00
16-CV-1604	COLEMAN, MAURICE	DENIED
16-CV-1605	COLLINS, ANTINEA	\$1,413.00
16-CV-1606	CROSBY, JAMES	DENIED
16-CV-1607	DARBY, MONTEESHA	DENIED
16-CV-1608	DUKE, ANTICIO	\$2,590.10
16-CV-1609	EVANS, MARTINEZ	\$85.25
16-CV-1611	FREEMAN, WILLIAM	\$2,251.00
16-CV-1613	HORTON, ALEX	DENIED
16-CV-1614	JACKSON, DEANDRE	DENIED
16-CV-1615	LOURY, SHANA	DENIED
16-CV-1616	MONTOYA, MARIA	DENIED
16-CV-1617	NAJERA, VERONICA	DENIED
16-CV-1618	PERISIN, BARBARA	DENIED
16-CV-1619	PERISIN, RAYMOND	DENIED
16-CV-1620	POLK, JERMAINE R.	\$119.74
16-CV-1621	QUINONES, MARISOL	DENIED
16-CV-1623	RIVERA, RAUL	\$6,855.28
16-CV-1624	RODRIGUEZ, RAYMUNDO	DENIED
16-CV-1625	SHIPPERT, JAMES	\$361.84
16-CV-1626	SZWAST, GERALDINE	\$110.00
16-CV-1627	TELLEZ-TENORIO, HORTENCIA	DENIED
16-CV-1628	WARD, DARLENE	DENIED
16-CV-1629	WILLINGHAM, DERRICK	DENIED
16-CV-1630	BAXIN, JOAQUIN	DENIED
16-CV-1631	BRAMLETT, LAMAR	DENIED
16-CV-1633	BRINK, JENTRY	\$8,519.73
16-CV-1634	CALDERON, JESUS	DENIED
16-CV-1635	CARBONELLI, ANN	DENIED
16-CV-1636	CASTILLO-MALDONADO, MARTIMIANO	\$1,758.11
16-CV-1639	FLETCHER, KEONTE	DENIED
16-CV-1640	GORDON, JENNIFER	DENIED
16-CV-1643	KAFKA, CHRIS	DENIED
16-CV-1644	KILPATRICK, CARRIE	\$1,320.00
16-CV-1645	KILPATRICK, CARRIE	\$280.00
16-CV-1647	LUIS, LAURA	DENIED
16-CV-1649	MEDINA, JOSE R.	DENIED
16-CV-1651	MOWRY, KARA	\$875.03
16-CV-1652	ROWAN, DARLENE	DENIED
16-CV-1653	SARMIENTO, MIGUEL	\$1,062.80
16-CV-1654	WETTSTEIN, BRIAN	DENIED
16-CV-1655	WETTSTEIN, BRIAN	DENIED
16-CV-1656	WOODARD, LEANA	DENIED
16-CV-1657	BARLOW, TENESHIA	DENIED
16-CV-1658	BURRELL, LINDA	\$7,500.00

16-CV-1659	FOSTER, ELIZABETH	DENIED
16-CV-1662	NOVAK, CHERYL	\$394.03
16-CV-1664	TRICE, YVONNE	DENIED
16-CV-1665	HENTON, MARKESHA	DENIED
16-CV-1666	BARRERA, DANIEL	DENIED
16-CV-1668	BRYANT, WYVONNIA	DISMISSED
16-CV-1669	DIEHL, ROBERT	\$6,398.27
16-CV-1671	HAWKINS, EURAINA	\$1,220.46
16-CV-1672	HUNTER, ALEXIS L.	DENIED
16-CV-1673	JOHNSON, MARY LU	\$7,500.00
16-CV-1674	MENDOZA, EDILBERTO	DENIED
16-CV-1675	MOORE, AMANDA	DENIED
16-CV-1676	MYRICK, DENISE	\$7,500.00
16-CV-1678	RITTER, BRENDA	DENIED
16-CV-1679	ROSALES, RUBEN	DISMISSED
16-CV-1680	SLUDER, REGAN	DENIED
16-CV-1681	WELCH, SUZANNE	DENIED
16-CV-1682	WILDER, AARON	\$7,500.00
16-CV-1683	HAYNES, BERNICE	\$6,444.07
16-CV-1685	CHACON, BRITTANY	DENIED
16-CV-1686	CLAY, JEANNA	DENIED
16-CV-1688	CURTIS, KENDRICK	DENIED
16-CV-1690	MARTIN, MAURICE	\$23.21
16-CV-1691	MARTIN, WESLEY	DENIED
16-CV-1692	MATHENA, BIRLOATHER	DENIED
16-CV-1693	RUFINO, ISIDRO	\$2,335.98
16-CV-1694	SANCHEZ, ALBERTO	DENIED
16-CV-1695	SILVA, FLOR	\$2,158.00
16-CV-1696	STANTON, HENRY	DENIED
16-CV-1697	TRAVIS, NAIESHIA	DENIED
16-CV-1698	WITHROW, CURTIS L.	DENIED
16-CV-1699	WRIGHT, ANDREA	DENIED
16-CV-1700	WRIGHT, ROBERT	DENIED
16-CV-1702	DENNIS, ANTWONE	DENIED
16-CV-1703	DUNNING, LAVERNE	\$7,500.00
16-CV-1706	HENRY, EDNA	DENIED
16-CV-1708	LEWIS, DEEARTIS Q.	\$300.00
16-CV-1709	RAMIREZ, VERONICA	DENIED
16-CV-1710	RAMIREZ, VERONICA	DENIED
16-CV-1711	RAMIREZ, VERONICA	DENIED
16-CV-1712	STREETER, DENISE; MARTIN, STEPHANIE	DENIED
16-CV-1715	BOYAR, CHRISTOPHER	DENIED
16-CV-1717	MCCLENDON, SHAQUITA	DENIED
16-CV-1718	MULLINS, CHARLES	DENIED
16-CV-1719	OSTERBUR, LANE RICHARD	DENIED
16-CV-1720	TROUTMAN, LATRICE	DENIED
16-CV-1722	MAY, PATRICK	DENIED
16-CV-1724	TRUITT, MARCHA	DENIED
16-CV-1726	ARROYO, MONSERATH	DENIED
16-CV-1727	BENEGAS, TRACI	DENIED
16-CV-1730	COLLINS, MARIO	\$188.00
16-CV-1731	DAVIS, RASHID	\$1,994.07
16-CV-1732	FLORES ROMAN, MARIA E.	\$701.19
16-CV-1734	LEFF, ANNA	\$1,212.09
16-CV-1735	HUMPHREY, RAYSHONE	DENIED
16-CV-1736	BARKER, SANDRA	\$7,500.00
16-CV-1737	DOMINGUEZ-CALERO, FELISA	DENIED
16-CV-1745	MATLICK, ERIK M.	DENIED
16-CV-1747	OCARANZA, DAFNE	\$1,411.83
16-CV-1748	RODRIGUEZ, JORGE	DENIED
16-CV-1749	TAPIA-GARCIA, JESUS	DENIED
16-CV-1751	WASHINGTON, RONALD E. SR.	DENIED
16-CV-1752	ALVARADO, JANETTE	DENIED

16-CV-1753	ANDERSON, ASHANTE	DENIED
16-CV-1755	BEEGLE, THOMAS E.	DENIED
16-CV-1756	CLAIBORNE, ELLIOTT	\$3,452.93
16-CV-1757	FLORES, ANTONIO	DENIED
16-CV-1758	HENDERSON, ANGELIQUE	DENIED
16-CV-1764	SANCHEZ, PAULINA	DENIED
16-CV-1765	WALKER, MALKEIA	DENIED
16-CV-1767	OCAMPO, JUAN	\$7,500.00
16-CV-1768	GREENE, KYNDOL	DENIED
16-CV-1769	HARDIMAN, MICHAEL	\$2,887.58
16-CV-1770	HEAD, NICOLE	DENIED
16-CV-1773	LEVY, TRAVIS D.	DENIED
16-CV-1774	OLIVARES, ANA	\$3,350.00
16-CV-1775	RUSSELL, KAREEM T.	DENIED
16-CV-1776	STEVENS, CRAIG L., JR.	\$1,812.99
16-CV-1779	AUTRY, CLAYTON	DENIED
16-CV-1780	HINTON, ANDRE	\$286.00
16-CV-1781	RASHID, JAMSHEER	DENIED
16-CV-1783	BEHAN, JOSEPH	DENIED
16-CV-1788	FERGUSON, JERRY	\$1,268.00
16-CV-1790	HARDIN, HEATHER	DENIED
16-CV-1791	HERNANDEZ, PABLO	\$7,500.00
16-CV-1792	JOHNSON-WIDEMAN, TINA	\$5,625.00
16-CV-1793	JONES, TANYA R.	\$163.65
16-CV-1794	LATHAM, JAMES	\$250.00
16-CV-1796	MAIWORM, KATHY	DENIED
16-CV-1797	MUSCHATT, MAQUETA	DENIED
16-CV-1799	RILEY, ELISABETH	DENIED
16-CV-1800	SLIMICK, AMIE	DENIED
16-CV-1801	SMITH, TOLANDA	DENIED
16-CV-1806	FERGUSON, TONYA	\$7,500.00
16-CV-1807	EILAND-FRAZIER, ANGELINA	\$7,421.21
16-CV-1809	BRYANT, TRACIE	DENIED
16-CV-1810	CHAVEZ, JOSE G.	DENIED
16-CV-1811	CRISTOBAL, SOFONIAS	\$1,143.00
16-CV-1812	DIAZ, JOSE GUADALUPE	DENIED
16-CV-1813	HORNOF, JEREMY	\$1,620.00
16-CV-1814	JOHNSON, DANTRELL	\$20.50
16-CV-1818	PAYO, BONNIE	\$1,016.90
16-CV-1819	RODGERS, MARC	DENIED
16-CV-1820	WILLIAMS, TERRY	DENIED
16-CV-1822	BRAZELTON, MONIQUE	\$7,500.00
16-CV-1823	COLWELL, JOHN W.	DENIED
16-CV-1825	GOMEZ, RODRIGO	DENIED
16-CV-1828	POPOCA, JESUS A.	\$431.91
16-CV-1829	RODGERS, BRETT	DENIED
16-CV-1831	BOOTH, DERRICK L. SR.	DENIED
16-CV-1832	BOYD, SHARON	\$7,312.55
16-CV-1839	LINDSEY, MARQUES	DENIED
16-CV-1841	MOORE, CRAWFORD	DENIED
16-CV-1843	PARRISH, RACHEL	\$836.49
16-CV-1844	REED, SHERWIN	DENIED
16-CV-1846	SLEETH, BARBARA	DENIED
16-CV-1849	TURNER, JEFFERY	\$1,250.00
16-CV-1851	GAINES, CHASTITY	\$6,225.00
16-CV-1855	LASALLE, ANGELITA	DENIED
16-CV-1856	MITCHELL, ELISIA	DENIED
16-CV-1858	SANCHEZ, MARJANEH	DISMISSED
16-CV-1860	SWOBODA, MARGARET	DENIED
16-CV-1862	ESQUIVEL, ERICA	DENIED
16-CV-1863	TAYLOR, LATONYA	\$7,500.00
16-CV-1864	VANCE, PATRICK	DENIED
16-CV-1865	COATS, LONNIE L.	DENIED

16-CV-1866	GATES, WILLIAM	DENIED
16-CV-1869	KRUEGER, KEVIN	DENIED
16-CV-1872	WOLFF, JARETT	DENIED
16-CV-1873	CERVANTES, ADRIANA	DENIED
16-CV-1874	COOKSEY, WILLIAM	DENIED
16-CV-1875	HOYT, MICHELLE	DENIED
16-CV-1876	LEVERSTON, DOMITA	DENIED
16-CV-1877	OARY, JOHN W.	DENIED
16-CV-1878	REYES, CHRISTIAN	DENIED
16-CV-1881	SAUNDERS, JIMMIE	DENIED
16-CV-1882	THIBODEAU, ADAM	\$1,025.00
16-CV-1886	FINLEY, KELLI	\$7,500.00
16-CV-1892	JONES, JONETTA	DENIED
16-CV-1893	KELLY, JOSHUA	DENIED
16-CV-1894	KEYES, MICHELLE	\$7,500.00
16-CV-1896	RAMOS-KRAMER, HEATHER	DENIED
16-CV-1900	STIFF, MILLVENIA	DENIED
16-CV-1901	STRONG, CHERYL	\$5,598.68
16-CV-1905	ZAMORA, JAVIER	\$3,321.00
16-CV-1908	JAMES, DENISE M.	\$7,500.00
16-CV-1909	JONES, VERNON J.	DENIED
16-CV-1911	SIERRA, JOSE C.	\$2,894.00
16-CV-1913	BAFARO, TRINITY	DENIED
16-CV-1917	DAVIS, BARBARA	\$6,000.00
16-CV-1919	HARDAWAY, JOSHUA	\$934.00
16-CV-1920	SCARBER, LISA	\$1,117.40
16-CV-1921	AKIL, GIRMA	DENIED
16-CV-1922	ARREGUIN, NOEMI	DENIED
16-CV-1923	BRAZIULIENE, SARUNE	DENIED
16-CV-1924	CAGUANA, MANUEL	\$968.00
16-CV-1925	DUNN, WILLIE J.	\$5,919.00
16-CV-1926	HERNANDEZ, ORLANDO	DENIED
16-CV-1928	HODGES, JANA E.	DENIED
16-CV-1930	ORTIZ, FRANCISCO	\$2,182.60
16-CV-1931	PICO, MARCO	DENIED
16-CV-1932	RUBIN, SHERYL	DENIED
16-CV-1934	SALLER, MICHAEL	DENIED
16-CV-1935	SALTOS, LAURA	DENIED
16-CV-1936	ALVARADO, DAVID	DENIED
16-CV-1938	ACOSTA, DANIEL	DENIED
16-CV-1941	BROWN, LILLIAN	DENIED
16-CV-1942	BOYD, TARA	DENIED
16-CV-1944	CANGEMI, KATHLEEN E.	DENIED
16-CV-1945	CARRERA, JESSICA H.	\$688.00
16-CV-1946	CHAMBERS, BRANDON	\$75.00
16-CV-1947	CHAMBERS-COLE, UNITA	DENIED
16-CV-1950	FORD, MICA	DENIED
16-CV-1953	JOHNSON, ANTHONY	DENIED
16-CV-1954	JOHNSON, EDBERT	DENIED
16-CV-1955	LAKE, NIGEL	\$2,670.46
16-CV-1956	LOURY, SHANA	DENIED
16-CV-1958	MORCIEGO, JULIAN	DENIED
16-CV-1960	PEREZ, LUIS	DENIED
16-CV-1963	PUKLICH, AUSTIN RAY	DENIED
16-CV-1964	PUKLICH, MICHAEL WAYNE	DENIED
16-CV-1967	SOSA, DALIA	DENIED
16-CV-1968	VEAL, KENYA	DENIED
16-CV-1969	VEAL, KENYA	DENIED
16-CV-1970	LEWIS, DEANDRE	DENIED
16-CV-1973	WESLEY, LEA	\$1,897.31
16-CV-1976	ALVARADO, KEITH JR.	DENIED
16-CV-1978	BONNER, DAVID	DENIED
16-CV-1979	BURNS, MATTHEW	\$4,812.90

16-CV-1980	CURRY, CHRISTINA	\$5,765.50
16-CV-1982	MANISCO, KEVIN	\$1,762.60
16-CV-1983	MARRERO, JACOB A.	DENIED
16-CV-1984	MORENO, SILVIA	\$756.00
16-CV-1986	MUJKANOVIC, NERMIN	\$5,752.00
16-CV-1987	MURILLO, JACOBO	DENIED
16-CV-1990	WANG, MOLLIE	DENIED
16-CV-1991	WANG, YAN	DENIED
16-CV-1992	BALDWIN, CATHY A.	DENIED
16-CV-1993	CHAGOYA, FRANCISCO JAVIER	\$7,500.00
16-CV-1994	CHAGOYA, FRANCISCO JAVIER	DISMISSED
16-CV-1995	CHAGOYA, FRANCISCO JAVIER	DISMISSED
16-CV-1998	DROZDZAL, TOMASZ	\$7,500.00
16-CV-2001	FRIEDE, SHELLY	DENIED
16-CV-2002	JOHNSON, ALMA	DENIED
16-CV-2005	MENDEZ LUCERO, RICARDO M.	DENIED
16-CV-2006	PEALS, MAURICE	DENIED
16-CV-2010	TYMCHYSHYN, PAVLINA	\$48.00
16-CV-2012	VILLANUEVA, CAROLINA	DENIED
16-CV-2015	BUFORD, RALPH	DENIED
16-CV-2020	HARRIS, LINDA	DENIED
16-CV-2021	ROBINSON-HENDERSON, DEONTA	DENIED
16-CV-2022	MANNEY, PERRELL	DENIED
16-CV-2025	O'BRIEN, TINA	DENIED
16-CV-2027	PINA, LUIS	DENIED
16-CV-2032	SMITH, ANGELA	DENIED
16-CV-2034	WRIGHT, TERRY L.	DENIED
16-CV-2035	CARR, DEIDRE	\$170.46
16-CV-2036	FAVELA, JESUS	DENIED
16-CV-2037	FINLEY, BRANDON	DENIED
16-CV-2042	SCRUGGS, CARRIE	\$1,083.40
16-CV-2043	SEGGLING, JASON R.	DENIED
16-CV-2044	STEPHENS, ZACKERY	DENIED
16-CV-2045	TONEY, BRIANNA	DENIED
16-CV-2046	WILLIAMS, CHARLIE	DENIED
16-CV-2051	CLAY, JEANNA	DENIED
16-CV-2054	HENSLEY, LORI	DENIED
16-CV-2057	BARKER, PEACHES	\$7,500.00
16-CV-2058	BROWN, CELIA	\$7,500.00
16-CV-2059	CONNELLY, JENNIFER	\$1,614.00
16-CV-2060	FERNANDEZ, KATHY A.	\$7,500.00
16-CV-2063	LUNDA, MARC	DENIED
16-CV-2065	MILLER, SARAH	DENIED
16-CV-2066	MIRANDA, ADAM	DENIED
16-CV-2067	SALAZAR, JOSUE	DENIED
16-CV-2068	SMITH, BENJAMIN	DENIED
16-CV-2069	BUBER, MALGORZATA	DENIED
16-CV-2071	ENRIQUEZ, MIRIAM	DENIED
16-CV-2073	GIMBEL, SEBASTIAN	\$1,673.50
16-CV-2075	GUZMAN, BERENICE	DENIED
16-CV-2076	INGRAM-GRANT, DALENA	\$7,500.00
16-CV-2079	LAWSON, MICHAEL	DENIED
16-CV-2080	MABORANG, ZEDYNA	DENIED
16-CV-2081	MABORANG, ZEDYNA	DENIED
16-CV-2084	MAYS, KAISHA	DENIED
16-CV-2086	MIETUS, MAGDALENA	\$4,506.19
16-CV-2097	BRITO, ANITA	\$2,700.00
16-CV-2101	HERNANDEZ, CRISTINA	DENIED
16-CV-2102	HERNANDEZ, CRISTINA	DENIED
16-CV-2104	KEYES, MARVIN	DENIED
16-CV-2106	SMITH, RANDY	DENIED
16-CV-2110	SALDANA, CYNTHIA	\$7,500.00
16-CV-2112	IVANOV, IVAN	DENIED

16-CV-2115	MUSCHATT, MAQUETA	DENIED
16-CV-2119	BIRGE, ELICIA	DENIED
16-CV-2120	HANKERSON, RANCEALLEN	DENIED
16-CV-2121	HOWE, RYAN	DENIED
16-CV-2129	BIRGE, LULA	DENIED
16-CV-2130	CASTILE, GEORGE	DENIED
16-CV-2132	ESTRADA, JESSICA	DENIED
16-CV-2136	NESBITT, WILLIAM	DENIED
16-CV-2141	WARE, CHRISTOPHER	DENIED
16-CV-2146	GREEN, PARIOUS	DENIED
16-CV-2148	QUIZHPI, ANA	DENIED
16-CV-2149	PITTMAN, SURETHA	DENIED
16-CV-2150	RECALDE, JHOAN	\$1,186.00
16-CV-2151	ROSIE, CHRIS	DENIED
16-CV-2152	TORRES, SANDRA	DENIED
16-CV-2153	LADES, KRISTA	\$7,500.00
16-CV-2156	HOWARD, RITA	DENIED
16-CV-2157	HOWARD, SHERMAN	DENIED
16-CV-2158	STEPHENS, LINDA	DENIED
16-CV-2160	JONES, HERBERT	DENIED
16-CV-2162	MAGANA, FRANCISCO	DENIED
16-CV-2166	CLARK, ANTONIO	DENIED
16-CV-2179	HICKS, DEBRA	\$7,500.00
16-CV-2189	YUAN, LIAN XIA	DENIED
16-CV-2197	DILLARD, ETHAN	DENIED
16-CV-2198	FONTANEZ, CENIEL	\$45.94
16-CV-2202	HOLMAN, BARBARA	\$447.02
16-CV-2210	RAPISARDA, MELAINA	DENIED
16-CV-2211	SHALLOW, NATASHA	DENIED
16-CV-2212	SMITH, DANNY	DENIED
16-CV-2214	TAYLOR, CECIL	\$258.56
16-CV-2216	WHITE, JENNIFER	\$1,022.76
16-CV-2217	WILLIAMS, KAYLA	\$65.00
16-CV-2218	WRIGHT-YOUNG, PAMELA	DENIED
16-CV-2222	CARPIO, MARTIN	\$210.20
16-CV-2225	GILBERT, LEE ANNE	DENIED
16-CV-2227	HALE, ANGELA	DENIED
16-CV-2238	HONORABLE, LA TONYA	\$6,988.00
16-CV-2241	MCCAIN, STEVEN	DENIED
16-CV-2243	MOREHOUSE, MERCEDES D.	DENIED
16-CV-2246	ARMSTRONG, REMONIA	\$7,500.00
16-CV-2250	FOX, ARTHUR	\$4,393.36
16-CV-2253	PEREZ, MIGUEL A.	\$2,040.94
16-CV-2255	SMITH, BRANDIE	DENIED
16-CV-2256	TAYLOR, JESSICA	DISMISSED
16-CV-2265	GLADNEY, TAMARIA	\$2,840.92
16-CV-2277	WHITEHEAD, VALERIE	DENIED
16-CV-2281	BISHOP, AMY	DENIED
16-CV-2283	FADHIL, MOHAMMED	DENIED
16-CV-2296	KEANE, MARY ANNE	DENIED
16-CV-2299	DRAGOO, AMALIA	DENIED
16-CV-2304	MEDINA, MARIA I.	DENIED
16-CV-2308	MOONEY, REBECCA	\$6,161.36
16-CV-2310	ROBERTS, DEVON	DENIED
16-CV-2324	HARDIMON, DE MONTE D.	DENIED
16-CV-2325	HERNANDEZ, STEPHANIE	\$172.00
16-CV-2327	LINDSEY, DAVARIOUS	DENIED
16-CV-2339	BORRERO, NOEL M.	DENIED
16-CV-2341	BUCKLEY, DARROL	DENIED
16-CV-2343	LACY, ANTHONY	DENIED
16-CV-2348	BRAKE, ROBIN	DENIED
16-CV-2351	HODGES, LURETHA	\$7,500.00
16-CV-2365	ROBINSON, GEORGIA	DENIED

16-CV-2369	DERDEN, SIMONE	DENIED
16-CV-2380	SANCHEZ, PAULINA	DENIED
16-CV-2381	SANCHEZ, PAULINA	DENIED
16-CV-2382	SANCHEZ, PAULINA	DENIED
16-CV-2385	STEVENSON, TAMICKA	\$6,785.00
16-CV-2387	WHITE, CAROLYN	\$7,500.00
16-CV-2396	KASTNER, ANNETTA	DENIED
16-CV-2420	RUFFIN, MELODY	\$7,500.00
16-CV-2426	GUNN, SANDRA	DENIED
16-CV-2427	KONTOS, CHRISTOPHER	DENIED
16-CV-2453	MASON, PIERRE	DENIED
16-CV-2458	SPERRY, JESSE	DENIED
16-CV-2496	BISHOP, AMY	DENIED
16-CV-2497	BISHOP, AMY	DENIED
16-CV-2498	BISHOP, AMY	DENIED
16-CV-2508	MARTIN, CORRION	DENIED
16-CV-2516	BOWERS, CHARLES JR.	DENIED
16-CV-2518	GOMEZ, RICARDO ALONSO	DENIED
16-CV-2519	GOMEZ, RICARDO ALONSO	DENIED
16-CV-2525	ROJAS, JORGE	DENIED
16-CV-2529	DAMERON, TIFFANY	DENIED
16-CV-2546	PEREZ, DANILO	DENIED
16-CV-2584	HOLMES, DENISE	\$7,500.00
16-CV-2588	MOSO, RAUL	DENIED
16-CV-2641	TURNER, STACIE	\$6,091.81
16-CV-2672	LOVE, RACHEL D.	DENIED
16-CV-2674	OCHOA, JAVIER	DENIED
16-CV-2678	COLLINS, DENISE	DENIED
16-CV-2795	SMITH, TONIA	DENIED
16-CV-2818	FLORES, JUAN	DENIED