UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:

Bankruptcy Case No. 13-53846

City of Detroit, Michigan,

Honorable Thomas J. Tucker

Debtor.

Chapter 9

DEBTOR'S OMNIBUS REPLY IN SUPPORT OF ITS FIFTY-SIXTH AND SIXTY-SECOND OMNIBUS OBJECTIONS TO CERTAIN CLAIMS

The City of Detroit ("City"), by its undersigned counsel, files this reply in support of its Fifty-Sixth and Sixty-Second Omnibus Objections to Certain Claims (collectively, the "Omnibus Objections," Doc. Nos. 12763 and 12769), stating as follows:

INTRODUCTION

On April 18, 2018, the City filed its Omnibus Objections. 1. The following parties filed responses to the Omnibus Objections:

Fifty-Sixth Omnibus Objection

Response filed by Edith Woodberry ("Edith Woodberry") [Doc. (a) No. 127911. Edith Woodberry's response is attached as Exhibit 1.

Sixty-Second Omnibus Objection

(b) Response filed by Penny Mabin, Kenny Mabin, Roger Mabin, Cavel Woodberry, Cavel Woodberry, Jr., Cranston Woodberry, Garfield Woodberry, Happy Woodberry, LaJeff Woodberry, Lavan Woodberry, Phebe Lee Woodberry ("Mabin/Woodberry Group", and together with Edith Woodberry, the "Woodberry Claimants")) [Doc. No. 12794]. The Mabin/Woodberry response is attached as **Exhibit 2**.

BACKGROUND

2. On February 21, 2014, the Woodberry Claimants filed the following proofs of claim, each of which is related to an eminent domain proceeding (collectively, the "Woodberry Claims"):

Claim No.	Claimant	Exhibit #
2846	Edith Woodberry	3-1
2880	Happy Woodberry	3-2
2883	LaJeff Woodberry	3-3
2888	Cavel Woodberry	3-4
2889	Lavan Woodberry	3-5
2902	Penny Mabin	3-6
2905	Cranston Woodberry	3-7
3006	Garfield Woodberry	3-8
3271	Adam Woodberry ¹	3-9
3278	Phebe Woodberry	3-10

¹ Claim 3271 of Adam Woodberry is subject to the Debtor's Sixty-Second Omnibus Objection to Certain Claims; however Adam Woodberry is not listed among the respondents in the Mabin/Woodberry Group response to the Sixty-Second Omnibus Objection to Certain Claims. As such, no timely response was filed and the Court should expunge the claim of Adam Woodberry.

- 3. On May 15, 2014, the City filed objections to the Woodberry Claims, asserting that the Woodberry Claims as filed, did not meet the requirements of Fed. R. Bankr. P. 3001 (the "<u>Initial Objections</u>") [Doc. Nos. 4843, 4841, 4840, 4839, 4838, 4837, 4836, 4835, 4834, and 4859]. Among other things, the City argued that the Woodberry Claimants had not identified the property at issue nor provided any evidence to support the valuation of the Woodberry Claims.
- 4. On June 18, 2014, the Woodberry Claimants filed responses to the Initial Objections. [Doc. Nos. 5410, 5415, 5414, 5418, 5413, 5411, 5417, 5416, 5419, 5420]. The responses identified the property as 2457 Beaubien, Detroit, Michigan ("Property") and asserted that the City owes the Woodberry Claimants money for the taking of the Property by eminent domain. On June 20, 2014, the City filed its omnibus reply to the Woodberry Claimants' responses to the Initial Objections [Doc. No. 5505].
- 5. The Property was the subject of a condemnation action filed in 2005 in the Wayne County Circuit Court, Case No. 05-522129-CC ("State Court Case"). Each of the Woodberry Claimants was a named defendant. On April 28, 2009, the Wayne County Circuit Court entered a judgment in favor of the City, confirming that the title passed to the City effective July 27, 2005, and ordering the payment of just compensation to the defendants (the "2009 Judgment"). The 2009 Judgment is attached as **Exhibit 4**. The State Court Case docket is attached as **Exhibit 8**.

- 6. The 2009 Judgment provides that the Court granted the City's motion for summary disposition, dismissed the Woodberry Claimants counterclaims in their entirety, and denied Defendants' Motion for Reconsideration. 2009 Judgment, pp. 1-2.
- 7. In the 2009 Judgment, the Wayne County Circuit Court ordered that the just compensation for the Property was \$240,000, minus amounts owed by the defendants to the City for rent and water services, as well as previously paid compensation amounts. 2009 Judgment, p. 2.
- 8. The 2009 Judgment also provides that "this Judgment shall be with prejudice to any further assertion of claims by Defendants against the City arising directly or indirectly, in whole or in part, from the taking of the Subject Property." 2009 Judgment, p. 3 (emphasis added).
- 9. None of the Defendants in the State Court Case appealed the 2009 Judgment.
- 10. Edith Woodberry received \$83,294.72 in compensation prior to the 2009 Order and signed an acknowledgement to that effect (the "Acknowledgement"). The Acknowledgement is attached hereto as **Exhibit 5**.
- 11. Certain other defendants also received compensation totaling \$9,000.00. These defendants included Happy Woodberry, Phebe Woodberry,

Adam Woodberry, Cavel Woodberry, Penny Mabin, and Cranston Woodberry, as well as other defendants who have not filed claims in the bankruptcy.

- 12. Edith Woodberry filed a proof of claim in the amount of \$3 million, and each of the other Woodberry Claimants filed their claims for \$1 million, totaling \$12 million.
- 13. On June 25, 2014, the Court held a hearing on the Initial Objections. See Transcript Excerpt, Exhibit 6. At that hearing, the Court focused on the following language in the 2009 Judgment: "Pursuant to Rule 2.602(A)(3), this judgment does not resolve the last of any claims, and it does not close this case." Ex. 4, p. 4. The Court asked the parties what was left to be done in the State Court Case. Ex. 6, p. 26. The City stated that it was unsure whether there was anything further to be done and would consult with the Law Department. *Id.* The City has since consulted with the Law Department and there is nothing further to be done in the State Court Case. As set forth on Exhibit 8, no action has been taken in the State Court Case in over six years and there are no pending appeals.
- 14. The Court thus abstained from making a final decision on the Woodberry Claims. Following the hearing, the Court entered the *Order Regarding Objections to Claims Numbers* 2846, 2880, 2883, 2888, 2889, 2902, 2905, 3006, 3271 and 3278 [Doc. No. 5586], overruling the City's objections to the claims, without prejudice. See *Order*, **Exhibit 7**.

ARGUMENT

- 15. As noted above, on April 18, 2018, the City filed the Omnibus Objections. On May 16, 2018, Edith Woodberry and the Mabin/Woodberry Group each filed their responses to the Omnibus Objections.
- 16. As set forth in the Omnibus Objections, the Alternative Dispute Resolution Procedures ("ADR Procedures") attached as Annex 1 to the ADR Order permitted the City to serve on claimants a

notice that the Stay/Injunction is lifted to permit the underlying claim to be liquidated in a non-bankruptcy forum consistent with the terms, conditions and limitations of Section II.E. below (a "Stay Modification Notice"). In that event, immediately upon the filing of the Stay Modification Notice, the Stay/Injunction shall be deemed modified with respect to the applicable Initial Designated Claim solely to permit the liquidation of the claim in a non-bankruptcy forum...

ADR Procedures, Section I.B, p. 4.

17. Paragraph 10 of the ADR Order states

If the Stay/Injunction is modified as a result of a Stay Modification Notice, the liquidation of each applicable Initial Designated Claim shall proceed in [...] such other non-bankruptcy forum selected by the Designated Claimant....

18. The ADR Procedures contain a procedure for their enforcement:

If a Designated Claimant fails to comply with the ADR Procedures, negotiate in good faith or cooperate with the City as may be necessary to effectuate the ADR Procedures, the Bankruptcy Court may, after notice and a hearing, find such conduct to be in violation of the ADR

Order or an abandonment of or failure to prosecute the Designated Claim, or both. Upon such findings, the Bankruptcy Court may, among other things, disallow and expunge the Designated Claim, in whole or part, or grant such other or further remedy deemed just and appropriate under the circumstances, including, without limitation, awarding attorneys' fees, other fees and costs to the City.

ADR Procedures, Section II.G.

- 19. The City filed stay modification notices on the Woodberry Claimants. *See* Omnibus Objections, Ex. 2.
- 20. None of the Woodberry Claimants present a legally cognizable response to the Omnibus Objection. They have had 9 years since the 2009 Judgment was entered to take whatever actions they deem necessary in the State Court Case. Yet, they have done nothing and do not offer any explanation for why they have not taken any action. Nor, do they explain what remains left in the State Court Case. The City has investigated the State Court Case and there is nothing further to be done. The Woodberry Claims should be expunged.
- 21. Finally, the Mabin/Woodberry Group's assertion that their claims are not subject to the discharge provisions in the City's Eighth Amended Plan of Adjustment [Doc. No. 8045] ("Plan") fails. The deadline to object to the Plan was approximately five years ago. In addition to being untimely, the Woodberry Claimants cannot object to the Plan in a response to a claim objection, as that would be an impermissible collateral attack on the Plan and the order confirming

it. See DeLorean v. Gully, 118 B.R. 932, 935 n.1 (E.D. Mich. 1990) (noting that a collateral attack is a request for relief, which, if granted, "must in some fashion

overrule a previous judgment.")

22. This Court should expunge the Woodberry Claims.

CONCLUSION

For these reasons, the City asks the Court to overrule the responses of Edith

Woodberry and the Mabin/Woodberry Group and sustain the City's Objection to

these claims pursuant to the terms of the Plan and the ADR Procedures.

Dated: May 18, 2018

Respectfully submitted,

By: /s/ Marc N. Swanson

Marc N. Swanson (P71149)

MILLER, CANFIELD, PADDOCK AND

STONE, P.L.C.

150 West Jefferson, Suite 2500

Detroit, Michigan 48226

Telephone: (313) 496-7591

Facsimile: (313) 496-8451

green@millercanfield.com

swansonm@millercanfield.com

ATTORNEYS FOR THE CITY OF DETROIT

- 8 -

EXHIBIT 1

EDITH WOODBERRY RESPONSE

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:	Bankruptcy Case No. 13-53846
City of Detroit Michigan	Judge Thomas J. Tucker
Debtor	Chapter 9

EDITH WOODBERRY'S RESPONSE TO DEBTOR'S FIFTY-SIXTH OMNIBUS OBJECTION TO CERTAIN CLAIMS

Claimant Edith Woodberry in pro per, (Edith) RESPONSE; SHE filed her CLAIM against Debtor City of Detroit (City), in Bankruptcy Court; Case Number 2846 Bankruptcy Court's Hon. Judge Rhodes is assigned judge. Edith has not been assigned or been before any of the other Bankruptcy Judges.

Within eight years the City has used its Eminent Domain Power; in at least four different

Court Actions to seize Edith's property without paying her just compensation. Durning this

period the City refused to issue her requested PERMITS to correct the many VIOLATIONS the

City is required by law to issue permits to correct.

After refusing to grant permits, the City demolished Edith's property as unsafe. Said property was an 18 unit Apartment Building with 9, two (2) bedroom units; 9 three (3) bedroom units; three (3) commercial units and a subbasement. It stood on a prime corner. Its address was 2457 Beaubien St /. 445 Fisher Freeway. Edith has not been paid just compensation to date for the City's "taking." Payment of just compensation is mandated by both Federal and State Constitutions.

Between times, Edith filed a \$2,000,000, lien later raising it to \$3.000,000 lien on her property. The City's last Case against Edith in the Third Judicial Circuit Court; her Case is still

open. This Case was assigned to Hon. Judge Isidore S Torres, who later reassigned it to the Hon. Judge Daphne Curtis Means, who has retired.

City's attorney, Charles Raimi, (pursuant to 28 U.S.C 1746,) declared under penalty of perjury that the following is true and correct to the best of my (his) knowledge and belief, I am Deputy Corporation Counsel for the City of Detroit ("City"). Unless otherwise stated in his Declaration, I have personal knowledge of the facts set forth herein. The City's ongoing claims reconciliation process involves the collective effort of a team of employees assembled from personnel specifically familiar with the operations and liabilities of the City. This team worked together and in conjunction with City's counsel, the City's financial advisor, and the City's claims agent, to review proofs of claim filed against the City. (the "Objection"), the City reviewed the claims at issue as described on EXHIBIT 2 of the Objection. Each claimant has abandoned and failed to prosecute his or her claim.

Edith Woodberry is named in Exhibit 2.] Edith has not abandoned her Claim. Raimi's Declaration is dolug Consequently, each claim on Exhibit 2 should be disallowed and expunged pursuant to the ADR Order (as defined in the Objection).

A city attorney (name I do not recall) met with me at the of City's attorney 's office located in the City Country Building to Settle my Case at his request. He became upset when it became apparent to him that the City had wronged me. Faced with the truth, his integrity and the Code of Ethics would not let him continue after he saw what he saw in the City's file.

He was openly distraught. He left the conference in a huff, saying that he was going on vacation – and to "Let Dave handle it." Dave, whomever he is, has not contacted me to date.

Wherefore, Edith prays that the Bankruptcy Court will ORDER the City (DEBTOR) to provide her with a complete copy of the documentation in her Case File, at no cost to her. or no

Edith also pray that this Court will deny City's request for an Order Sustaining Debtor's Sixty-Second Omnibus Objection to in its Exhibit 2 as it relates to her; Claimant Edith Woodberry.

Respectfully submitted,

Edith Woodberry Edith Woodberry In pro per

Affi Davit

I, Edith Woodberry, do hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief.

- 1. I am the owner of the property that the City took by eminent domain and is now attempting to have the City's obligation to pay just compensation discharged in bankruptcy.
- 2. Shortly after this court upheld my objection to the discharge of the City's obligation to pay just compensation, an attorney representing the City of Detroit approached me regarding negotiations to settle this claim.
- 3. I met with the City's attorney in person at his office for preliminary negotiation and document exchange.
- 4. During this meeting, the City attorney informed me that in approximately one week he would no longer be working for the City and that his successor would contact me regarding further negotiation and settlement.
- To date, no one from the City of Detroit Law Department has contacted me regarding further negotiation and settlement.
 - 6. No one has been identified as the successor attorney.
 - 7. I have not abandoned my claim or refused to negotiate with the City.
- 8. I attempted to review the bankruptcy file to provide further proof. The bankruptcy clerk told me that the file could not be accessed because the file was under the exclusive control of the City of Detroit's attorney.
- 9. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true, and correct to the best of my knowledge and belief.

Edite Of walery

Respectfully submitted,

Subscribed and sworn to

before me on Way 16, 2018

Notary Public, State of Mi County of Wayne

My Commission Expires 12/27/2022

Acting in County of Wayne 13:3538866jtjt DDood 22091 FH660066/86/88 Effettere 6:006/86/88/88/6622:4466 Plagge 13 of 68

Edith Woodberry, In pro per

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of Response to Debtor's Sixty-Second
Omnibus Objection to Certain Claims, Edith Woodberry's Response to Debtor's Fifty-Sixth

omnibus Objection to Certain Claims and Declaration /Affidavit of Edith Woodberry were hand delivered to Charles N. Rami, Esq. and filed with the United States Bankruptcy Court, Eastern District of Michigan, Southern Division on May 16, 2018.

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EXHIBIT 2

MABIN/WOODBERRY RESPONSE

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:

City of Detroit, Michigan,

Debtor

Bankruptcy Case No: 13-53846

Judge Thomas J. Tucker

Chapter 9

RESPONSE TO DEBTOR'S SIXTY-SECOND OMNIBUS OBJECTION TO CERTAIN CLAIMS

Debtor alleges that Designated Claimant abandoned the claim or failed to negotiate in good faith or cooperate with the City. Designated Claimant asks this court to deny Debtor's Sixty-Second Omnibus Objection to Certain Claims for the following reasons.

- The ADR Procedures enforcement procedures require that Claimant "negotiate in good faith or cooperate with the City as may be necessary to effectuate the ADR Procedures.
 Designated Claimant has met this requirement.
- 2. The City of Detroit failed to negotiate in good faith. Shortly after this court upheld my objection to the discharge of the City's obligation to pay just compensation, an attorney representing the City of Detroit approached me regarding negotiations to settle this claim. Designated Claimant engaged in good faith negotiation with the City of Detroit attorney regarding the resolution of this claim.
- 3. During the course of negotiation, the City of Detroit attorney left the City for other employment and advised Designated Claimant that his successor would contact Designated Claimant regarding further negotiation.

- 4. To date, the City of Detroit has not identified to Designated Claimant who the successor attorney is and no one else from the City of Detroit has contacted Designated Claimant for further negotiation.
- 5. There has been no abandonment of the claim or failure to prosecute the claim by Designated Claimant. Rather, the City of Detroit has failed to negotiate in good faith or cooperate with Designated Claimant as may be necessary to effectuate the ADR Procedures.
- 6. In addition, this claim presents the question of whether the Bankruptcy Court can lawfully discharge in bankruptcy the U.S. Constitutional requirement that the City pay just compensation for the Designated Claimant's property that the City took via eminent domain.
- 7. The Fifth Amendment of the United States Constitution in pertinent part states no person shall be "deprived of life, liberty, or property without due process of law" . . . "nor shall private property be taken for public use without just compensation."
- 8. The City of Detroit's obligation to pay just compensation cannot be discharged in a bankruptcy proceeding. The payment of just compensation is mandated by the United States Constitution.
- 9. The Bankruptcy Court has wide latitude with regard to this claim. The Bankruptcy Court, per ADR Procedure, may among other things, grant such other or further remedy deemed just and appropriate. A possible just resolution is to require the City to return to the Designated Claimant property taken. The return of the property is a more equitable and lawful resolution than discharging the debt.

WHEREFORE, Designated Claimant respectfully requests that this Court deny the City's request for the Order Sustaining Debtor's Sixty-Second Omnibus Objection to Certain Claims, attached as Exhibit 1.

	Respectfully submitted,
	Designated Claimants, In pro per
GAZFIELD WOODBURY REPROMINATION PENNY MADIN CAUEL WOODBURY LASEFE WOODBURY	PHEDE WOODSCRY ENVEY CONTROL WOODSCRY ENVEY ENVEY CONTROL WOODSCRY ENVEY CONTROL WOODSCRY ENVEY CONTROL WOODSCRY CONTROL WOODSCR

DECLARATION/AFFIDAVIT OF EDITH WOODBERRY

I, Edith Woodberry, do hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief.

- 1. I am the owner of the property that the City took by eminent domain and is now attempting to have the City's obligation to pay just compensation discharged in bankruptcy.
- 2. Shortly after this court upheld my objection to the discharge of the City's obligation to pay just compensation, an attorney representing the City of Detroit approached me regarding negotiations to settle this claim.
- 3. I met with the City's attorney in person at his office for preliminary negotiation and document exchange.
- 4. During this meeting, the City attorney informed me that in approximately one week he would no longer be working for the City and that his successor would contact me regarding further negotiation and settlement.
- To date, no one from the City of Detroit Law Department has contacted me regarding further negotiation and settlement.
 - 6. No one has been identified as the successor attorney.
 - 7. I have not abandoned my claim or refused to negotiate with the City.
- 8. I attempted to review the bankruptcy file to provide further proof. The bankruptcy clerk told me that the file could not be accessed because the file was under the exclusive control of the City of Detroit's attorney.
- 9. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true, and correct to the best of my knowledge and belief.

Subscribed and sworn to before me on May 16, 2018

Candy Foster
Notary Public, State of MI
County of Wayne

Respectfully submitted,

My Commission Expires 12/27/2022 13:3538446jtjj @@nd 3000/heFiffeld:0065/86/88 Elettered:0065/86/88166259456 Plagg@0 of 78

	Edith Woodberry, In pro per

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of Response to Debtor's Sixty-Second
Omnibus Objection to Certain Claims, Edith Woodberry's Response to Debtor's Fifty-Sixth

omnibus Objection to Certain Claims and Declaration /Affidavit of Edith Woodberry were hand delivered to Charles N. Rami, Esq. and filed with the United States Bankruptcy Court, Eastern District of Michigan, Southern Division on May 16, 2018.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

IN RE:	CITY OF DETROIT	CASE NO: 13-53846 CHAPTER: 9
	Debtor.	CHAPTER:
	CERTIFIC	CATE OF SERVICE
I	hereby certify that on May 16, 3	(date of mailing), I served
copies as	follows: cocument(s) served: Response To	o Rebtors Aupty-Second Omnebus
	erved upon [name and address of each Marc N Savanson 150 W. Jefferson Saule Extract much 48226	Charles N Raine
3. B	y First Class-Mail. Persond Ser	u dë
Dated:	May 16, 2018	Edite Woodberry. (Signature) Print Name:

EXHIBIT 3-1 EDITH WOODBERRY CLAIM NO. 2846

B10 (Official Form 10) (04/13) (Modified)		1
UNITED STATES BANKRUPTCY COURT EASTERS	N DISTRICT of MICHIGAN	CHAPTER 9
Name of Debtor: City of Detroit, Michigan	Case Number: 13-53846	FILED
NOTE: Do not use this form to make a claim for an administrative expense		
Name of Creditor (the person or other entity to whom the debtor owes money of EDITH WOODBERFY	r property):	FEB 2 1 2014
Name and address where notices should be sent:		COURT USE ONLY Check this box if this claim amends a
EDITH WOODBERRY 803 GlADSTONE		Checkshis box if this claim amends a previously file in the previous
		Court Claim Number:
DET MI 48202		(If known)
Telephone number: 313 943 9677 email: Mr. Name and address where payment should be sent (if different from above):		Filed on:
Telephone number: Rame and address where payment should be sent (if different from above): Telephone number: email:		Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving particulars. RECEIVED
1. Amount of Claim as of Date Case Filed: \$\frac{3}{600}000.	ad	FEB 2 4 2014
If all or part of the claim is secured, complete item 4.		- a a servicio
If all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the	e principal amount of the claim. Attach a	statement was a statement of the stateme
2. Basis for Claim: CITY TOOK REAL PROPERTY WITHOUT (See instruction #2)	<u> </u>	
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled accou	int as: NA
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a righ setoff, attach required redacted documents, and provide the requested information.	t of included in secured claim,	other charges, as of the time case was filed, , if any: \$
Nature of property or right of setoff: Real Estate Motor Vehicle Ot Describe:	ther Basis for perfection: <u>EM</u>	
Value of Property: \$ 3,000,000.	Amount of Secured Claim:	s 3,000,000.00
Annual Interest Rate (when case was filed) % □Fixed or □Variab	ele Amount Unsecured:	s <u>-0-</u>
5. Amount of Claim Entitled to Priority as an Administrative Expense und	ler 11 U.S.C. §§ 503(b)(9) and 507(a)(2).	ss
5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable S	ection of 11 U.S.C. § <u>US Co.n.s.</u> † 5#4	Am \$ 3,000,000.00
6. Credits. The amount of all payments on this claim has been credited for the	purpose of making this proof of claim. (So	ee instruction #6)
7. Documents: Attached are reflected copies of any documents that support the running accounts, contracts, judgments, mortgages, security agreements, or, in a statement providing the information required by FRBP 3001(c)(3)(A). If the clae evidence of perfection of a security interest are attached. (See instruction #7, and ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain:	the case of a claim based on an open-end or tim is secured, box 4 has been completed,	or revolving consumer credit agreement, a and redacted copies of documents providing
8. Signature: (See instruction # 8) Check the appropriate box.		
or their		arantor, surety, indorser, or other codebtor. aptcy Rule 3005.)
I declare under penalty of perjury that the information provided in this claim is	true and correct to the best of my knowled	ge, information, and reasonable belief.
Print Name: EDITH WOODBERRY Title:	Stith We	Solberry
Company:Address and telephone number (if different from notice address above):	(Signature)	(Date)
Telephone number: email:	91] 11 12 13 1 1 1 1 1 1 1 1 1	

EXHIBIT 3-2 HAPPY WOODBERRY CLAIM NO. 2880

B10 (Official Form 10) (04/13) (Modified)		
UNITED STATES BANKRUPTCY COURT EASTERN	N DISTRICT of MICHIGAN	CHAPTER 9 PROOF OF CLAIM
Name of Debtor: City of Detroit, Michigan	Case Number: 13-53846	
NOTE: Do not use this form to make a claim for an administrative expense t		
Name of Creditor (the person or other entity to whom the debtor owes money or	property):	FEB 2 1 2014
Name and address where notices should be sent:		COURT USE ONLY
HAAM Woodbear		Checkris box if this claim amends a previously file claim uptcy Court MI Eastern District
HAPPY WOODBEREY 803 GLADSTONE		MI Eastern District Court Claim Number:
DET MI 4820 Z		(If known)
Telephone number 313 575 9774 email Tages of AR & gMa	al, com	Filed on:
Name and address where payment should be sent (if different from above):		☐ Check this box if you are aware that
		anyone else has filed a proof of claim relating to this claim. Attach copy of
		statement giving particulars.
Telephone number: email:		RECEIVED
1. Amount of Claim as of Date Case Filed: \$\frac{1}{2}\tag{0.000.000}		FEB 2 4 2014
If all or part of the claim is secured, complete item 4.		rcd 2 4 2014
If all or part of the claim is entitled to priority complete item 5		KURT7MAN CARSON CONSULTANTS
Check this box if the claim includes interest or other charges in addition to the	e principal amount of the claim. Attach a	statement that itentiaes interest or charges.
2. Basis for Claim: CTY Tock frogenty Witness Parina (See instruction #2)	5 JUST COMPENSATION	
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled accou	ent as: N4
NA	(See instruction #3a)	
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a right	of included in secured claim.	other charges, as of the time case was filed, if any:
setoff, attach required redacted documents, and provide the requested information	n.	\$
Nature of property or right of setoff: Real Estate Motor Vehicle Oth Describe:	Basis for perfection: EM	nest Domain
Value of Property: \$ 1,000,006.	Amount of Secured Claim:	\$1,000,000.00
Annual Interest Rate (when case was filed)% ☐Fixed or ☐ Variable	e Amount Unsecured:	s <u>-o-</u>
5. Amount of Claim Entitled to Priority as an Administrative Expense under	er 11 U.S.C. §§ 503(b)(9) and 507(a)(2).	\$ <i>NA</i>
5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Se	ection of 11 U.S.C. § US const 5th7	tn \$ 1,000,000.00
6. Credits. The amount of all payments on this claim has been credited for the p	ourpose of making this proof of claim. (Se	ee instruction #6)
7. Documents: Attached are redacted copies of any documents that support the	claim, such as promissory notes, purchase	e orders, invoices, itemized statements of
running accounts, contracts, judgments, mortgages, security agreements, or, in the statement providing the information required by FRBP 3001(c)(3)(A). If the claim	m is secured, box 4 has been completed, a	and redacted copies of documents providing
evidence of perfection of a security interest are attached. (See instruction #7, and ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.	the definition of "redacted".) DO NOT	SEND ORIGINAL DOCUMENTS.
If the documents are not available, please explain:		
8. Signature: (See instruction # 8) Check the appropriate box.		
☐ I am the creditor. I am the creditor's authorized agent. ☐ I am the t	rustee, or the debtor,	arantor, surety, indorser, or other codebtor.
(See Ba	authorized agent. (See Bankru inkruptcy Rule 3004.)	ptcy Rule 3005.)
I declare under penalty of perjury that the information provided in this claim is tr Print Name: CLANSTON Wood bellet	rue and correct to the best of my knowled	ge, information, and reasonable belief.
Title: Arthorized Agent	(0 A Nh	-2-21-14
Company: Address and telephone number (if different from notice address above):	(Signature)	(Date)
		ζ/
	\bigcirc	
Telephone number: email:		

EXHIBIT 3-3 LAJEFF WOODBERRY CLAIM NO. 2883

B10 (Official Form 10) (04/13) (Modified)	Deadlines to File Claim	S.
UNITED STATES BANKRUPTCY COURT EASTER	N DISTRICT of MICHIGAN	CHAPTER 9 PROM OF CLAIM
Name of Debtor: City of Detroit, Michigan	Case Number: 13-53846	rilen
NOTE: Do not use this form to make a claim for an administrative expense		
Name of Creditor (the person or other entity to whom the debtor owes money of Resident LA JEFF WOODBERRY	r property):	FEB 2 1 2014
Name and address where notices should be sent: NameID: 11708986		COURT USE ONLY Check box if this claim amends a
-Resident LAJEST Woodberry		Check bis Sax if this claim amends a previousl Mice claim Victory Court Claim Number:
18283 Muirland St		Court Claim Number: District
Detroit, MI 48221-2756		(If known)
Telephone number: 313 575 9774 email: Junge Sugar & C	wast. com	Filed on:
Name and address where payment should be sent (if different from above):	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	☐ Check this box if you are aware that
		anyone else has filed a proof of claim relating to this claim. Attach copy of
		statement giving particulars.
Telephone number: email:		RECEIVED
	nè	FFD a 4 and
1. Amount of Claim as of Date Case Filed: \$\(\frac{1}{2}\), \(\theta \core \co		FEB 2 4 2014
If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the	ne principal amount of the claim. Attach a	KURTZMAN CARSON CONSULTANTS statement that itemizes interest or charges.
2. Basis for Claim: City Failed to Pay Jost Compens. (See instruction #2)		
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled accordance (See instruction #3a)	int as: NA
4. Secured Claim (See instruction #4)	Amount of arrearage and	other charges, as of the time case was filed,
Check the appropriate box if the claim is secured by a lien on property or a right setoff, attach required redacted documents, and provide the requested information.	nt of included in secured claim on.	, if any:
Nature of property or right of setoff: Real Estate Motor Vehicle Or Describe:	ther Basis for perfection: <u>F</u>	MAGAT DOMAIN
Value of Property: \$ 1,000,000.	Amount of Secured Claim	\$ 1,000,000, GO
Annual Interest Rate (when case was filed)% ☐Fixed or ☐Variab	ole Amount Unsecured:	s <u>-0-</u>
5. Amount of Claim Entitled to Priority as an Administrative Expense und	der 11 U.S.C. §§ 503(b)(9) and 507(a)(2)	. s NA
5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable S	Section of 11 U.S.C. 8 US Const 5th	AM \$ 1,000,000,00
6. Credits. The amount of all payments on this claim has been credited for the		
o. Creates. The amount of an payments on this claim has been created for the	purpose of making this proof of claim. (S	ee instruction #0)
7. Documents: Attached are redacted copies of any documents that support the running accounts, contracts, judgments, mortgages, security agreements, or, in		
statement providing the information required by FRBP 3001(c)(3)(A). If the cla	aim is secured, box 4 has been completed,	and redacted copies of documents providing
evidence of perfection of a security interest are attached. (See instruction #7, an ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.	nd the definition of " redacted ".) DO NOT	SEND ORIGINAL DOCUMENTS.
If the documents are not available, please explain:		
8. Signature: (See instruction # 8) Check the appropriate box.		
I I am the graditor M I can the qualitative and a single s	terrates on the debter.	granton guroty indomon on ather and there
or thei		arantor, surety, indorser, or other codebtor. uptcy Rule 3005.)
I declare under penalty of perjury that the information provided in this claim is	true and correct to the best of my knowled	ige, information, and reasonable belief.
Print Name: CRANSTON WOOD bear / Title: AVTHARIZED AGENT	(1)	2 20 11
Company:		2-21-14
Address and telephone number (if different from notice address above):	(Signature)	(Date)
Telephone number: email:		

EXHIBIT 3-4 CAVEL WOODBERRY CLAIM NO. 2888

B10 (Official Form 10) (04/13) (Modified) UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT of MICHIGAN Case Number: 13-53846 Name of Debtor: City of Detroit, Michigan NOTE: Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing. Name of Creditor (the person or other entity to whom the debtor owes money or property): COURT USE CHERCY COURT Name and address where notices should be sent:

CAUEL WOOD CRAF previously filed claim. 803 GLADSTONE DET MI 48202 Court Claim Number:_ (If known) Telephone number: 313 5759774 email: This essage gust). Com Name and address where payment should be sent (if different from above): Filed on: ☐ Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving particulars. Telephone number: email: \$ 1,000,000 60 1. Amount of Claim as of Date Case Filed: FEB 2 4 2014 If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a statement that the charges in addition to the principal amount of the claim. 2. Basis for Claim: City tock property Without Paying Just Compensation 3. Last four digits of any number by which creditor identifies debtor: 3a. Debtor may have scheduled account as: (See instruction #3a) NA 4. Secured Claim (See instruction #4) Amount of arrearage and other charges, as of the time case was filed, Check the appropriate box if the claim is secured by a lien on property or a right of included in secured claim, if any: setoff, attach required redacted documents, and provide the requested information. Basis for perfection: Eminent Domain Nature of property or right of setoff Real Estate Motor Vehicle Other Value of Property: \$ 1, 600, 60. Amount of Secured Claim: Annual Interest Rate (when case was filed) % DFixed or DVariable Amount Unsecured: 5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2). 5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section of 11 U.S.C. § US Corst 5th Ann 6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See instruction #6) 7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 8. Signature: (See instruction # 8) Check the appropriate box. ☐ I am the creditor. ☐ I am the creditor's authorized agent. I am the trustee, or the debtor, ☐ I am a guarantor, surety, indorser, or other codebtor. (See Bankruptcy Rule 3005.) or their authorized agent. (See Bankruptcy Rule 3004.) I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief. Print Name: CRANSTON Woolhers Authorized Agent 2-21-14 (Date) Company: Address and telephone number (if different from notice address above): (Signature) Telephone number: email:

EXHIBIT 3-5 LAVAN WOODBERRY CLAIM NO. 2889

B10 (Official Form 10) (04/13) (Modified)	·
UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT of MICHIGAN	CLAPTE 9 PROGFO (LAT
Name of Debtor: City of Detroit, Michigan Case Number: 13-53846	
NOTE: Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing.	FEB 2 1 2014
Name of Creditor (the person or other entity to whom the debtor owes money or property):	7
Name and address where notices should be sent:	Court Balkinpicy Court
	Check this box take previously filed claim.
LAVAN WOODBERRY 803 GLADSTONE	Court Claim Number:
DET MI 48202	(If known)
Telephone number: 313575 9714 email: Tudses where payment should be sent (if different from above):	Filed on:
Name and address where payment should be sent (if different from above):	☐ Check this box if you are aware that
	anyone else has filed a proof of claim relating to this claim. Attach copy of
	statement given from the statement given from
Telephone number: email:	
1. Amount of Claim as of Date Case Filed:	FEB 2 4 2014
If all or part of the claim is secured, complete item 4.	KURTZMAN CARSON CONSULTANTS
If all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a	
2. Basis for Claim: City Took Property Without Ptying Just Compensations (See instruction #2)	
3. Last four digits of any number by which creditor identifies debtor: 3a. Debtor may have scheduled accounts.	unt as: NA
(See instruction #3a)	
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a right of included in secured claim	other charges, as of the time case was filed,
setoff, attach required redacted documents, and provide the requested information.	\$
Nature of property or right of setoff: Real Estate	•
Value of Property: \$ 1,000,000,000	: \$1,000,pa.00
Annual Interest Rate (when case was filed)% □Fixed or □Variable Amount Unsecured:	s <u>-o-</u>
5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).	. s N4
5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section of 11 U.S.C. § US Const. 5th A	0.0
6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See	
7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchas running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end of the contracts of the contract of the	se orders, invoices, itemized statements of or revolving consumer credit agreement, a
statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT	and redacted copies of documents providing
ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.	SEND ORIGINAL DOCUMENTS.
If the documents are not available, please explain: 8. Signature: (See instruction # 8)	
Check the appropriate box.	
	parantor, surety, indorser, or other codebtor.
(See Bankruptcy Rule 3004.)	
I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowled Print Name: (PANSTON WARD DEAD)	lge, information, and reasonable belief.
Title: Authorized Agent	2-21-14
Company: Address and telephone number (if different from notice address above): (Signature)	2-2 <i>i</i> -14 (Date)
Telephone number: email:	

EXHIBIT 3-6 PENNY MABIN CLAIM NO. 2902

INITED STATES BANKRUPTCY COURT EASTERN DI	ISTRICT of MICHIGAN	CHAPTER 9 PROSE OF LAM
lame of Debtor: City of Detroit, Michigan	Case Number: 13-53846	FILED
NOTE: Do not use this form to make a claim for an administrative expense that a		FEB 2 1 2014
ame of Creditor (the person or other entity to whom the debtor owes money or pro	perty):	1
YENNY MABIN Jame and address where notices should be sent:		COURT USE ONLY
		Check this So. Samkruptcy Colset previously file Will timestern District
PENNY MABIN BOS GLADSTONE		Court Claim Number:
DET MI 48202		(If known)
·	1. 604	Filed on:
elephone number: 313 575 9774 email: Judg E sugar @ gmg I lame and address where payment should be sent (if different from above):	71.1.000	Check this box if you are aware that
		anyone else has filed a proof of claim relating to this claim. Attach copy of
		statement giving particulars.
elephone number: email:		NLOLIVLD
. Amount of Claim as of Date Case Filed: \$_1,000,000.00		FEB 2 4 2014
f all or part of the claim is secured, complete item 4.		VUDTZAJAN CADCON COSCULTABITE
f all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the principle.	ncipal amount of the claim. Attach a	KURTZMAN CARSON CONSULTANTS statement that itemizes interest or charges.
. Basis for Claim: CITY TOOK REAL Property Without px	VINA TICH CONDENSAT	7 (M
(See instruction #2)	1.1.1 Just 011741	
. Last four digits of any number by which creditor jdentifies debtor: 3a.	Debtor may have scheduled accou	int as: NA
NA (S	ee instruction #3a)	/
b. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a right of	Amount of arrearage and included in secured claim	other charges, as of the time case was filed, if any:
etoff, attach required redacted documents, and provide the requested information.		\$
Nature of property or right of setoff: Real Estate Motor Vehicle Other Describe:	Basis for perfection: <u>Em</u>	INENT DOMAIN
Value of Property: \$ 1,000,000,000	Amount of Secured Claim:	\$ 1,000,000.00
		<u>s - 0 - </u>
Annual Interest Rate (when case was filed)%	Amount Unsecured:	
Annual Interest Rate (when case was filed)%		s NA
	1 U.S.C. §§ 503(b)(9) and 507(a)(2)	
i. Amount of Claim Entitled to Priority as an Administrative Expense under 1	1 U.S.C. §§ 503(b)(9) and 507(a)(2)	AM \$ 1,000,000.00
5. Amount of Claim Entitled to Priority as an Administrative Expense under 1 5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 6. Credits. The amount of all payments on this claim has been credited for the purp	1 U.S.C. §§ 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US COAST STA	ee instruction #6) se orders, invoices, itemized statements of
5. Amount of Claim Entitled to Priority as an Administrative Expense under 1 (5b). Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 5. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim in the credit of the providing the information required by FRBP 3001(c)(3)(A). If the claim is	on of 11 U.S.C. § US COAST STANDARD TO THE STANDARD OF THE STA	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing
5. Amount of Claim Entitled to Priority as an Administrative Expense under 1 (5b). Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 5. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim unning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is evidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.	on of 11 U.S.C. § US COAST STANDARD TO THE STANDARD OF THE STA	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing
is. Amount of Claim Entitled to Priority as an Administrative Expense under 1 (ib). Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 5. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim interest are accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is evidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain:	on of 11 U.S.C. § US COAST STANDARD TO THE STANDARD OF THE STA	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing
5. Amount of Claim Entitled to Priority as an Administrative Expense under 1 (5b). Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 5. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim unning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is evidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.	on of 11 U.S.C. § US COAST STANDARD TO THE STANDARD OF THE STA	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing
5. Amount of Claim Entitled to Priority as an Administrative Expense under 1 (5b). Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 5. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim unning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is evidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 3. Signature: (See instruction #8) Check the appropriate box.	1 U.S.C. §§ 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US CONST STAN pose of making this proof of claim. (S sim, such as promissory notes, purchas ase of a claim based on an open-end of a secured, box 4 has been completed, as definition of "redacted".) DO NOT	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing
is. Amount of Claim Entitled to Priority as an Administrative Expense under 1 is. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 5. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim is unaning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is evidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 3. Signature: (See instruction #8) Check the appropriate box.	1 U.S.C. §§ 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US CONST STANDONE OF MAKING this proof of claim. (Some see of making this proof of claim. (Some see of a claim based on an open-end of a secured, box 4 has been completed, as definition of "redacted".) DO NOT the deep of the debtor, are definited agent.	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing SEND ORIGINAL DOCUMENTS.
is. Amount of Claim Entitled to Priority as an Administrative Expense under 1 is. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 5. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim is unaning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is vidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 3. Signature: (See instruction # 8) Check the appropriate box.	1 U.S.C. §§ 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US CONST STANDOSE of making this proof of claim. (Some same of a claim based on an open-end of a secured, box 4 has been completed, as definition of "redacted".) DO NOT the control of the cont	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing SEND ORIGINAL DOCUMENTS. arantor, surety, indorser, or other codebtor. aptcy Rule 3005.)
5. Amount of Claim Entitled to Priority as an Administrative Expense under 1 5. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section 6. Credits. The amount of all payments on this claim has been credited for the purp 7. Documents: Attached are redacted copies of any documents that support the claim in the contracts, judgments, mortgages, security agreements, or, in the contract tatement providing the information required by FRBP 3001(c)(3)(A). If the claim is evidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 7. Signature: (See instruction # 8) 7. Check the appropriate box. 7. I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized the contraction of the contraction is true. 7. I am the creditor. I am the creditor's authorized in this claim is true. 8. Check the appropriate box.	1 U.S.C. §§ 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US CONST STANDOSE of making this proof of claim. (Some same of a claim based on an open-end of a secured, box 4 has been completed, as definition of "redacted".) DO NOT the control of the cont	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing SEND ORIGINAL DOCUMENTS. arantor, surety, indorser, or other codebtor. aptcy Rule 3005.) lige, information, and reasonable belief.
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is. Amount of Claim Entitled to Priority as an Administrative Expense under 1 is. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section is. Credits. The amount of all payments on this claim has been credited for the purp is. Documents: Attached are redacted copies of any documents that support the claim is unaning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is vidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: is. Signature: (See instruction # 8) Check the appropriate box. If I am the creditor: I am the creditor's authorized agent. I am the trust or their auth (See Bankrick) declare under penalty of perjury that the information provided in this claim is true. Title: Authority Agents Agents Agents Agents	1 U.S.C. §§ 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US CONST STANDOSE of making this proof of claim. (Some same of a claim based on an open-end of a secured, box 4 has been completed, as definition of "redacted".) DO NOT the control of the cont	ee instruction #6) se orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing SEND ORIGINAL DOCUMENTS. arantor, surety, indorser, or other codebtor. aptcy Rule 3005.) lige, information, and reasonable belief.
is. Amount of Claim Entitled to Priority as an Administrative Expense under 1 is. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section is. Credits. The amount of all payments on this claim has been credited for the purp is. Documents: Attached are redacted copies of any documents that support the claim is unaning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is vidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: is. Signature: (See instruction # 8) Check the appropriate box. If I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the trust or their authorized agent. If I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor. I am the creditor's authorized agent. I am th	on of 11 U.S.C. § 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US CONST STAN pose of making this proof of claim. (S im, such as promissory notes, purchase ase of a claim based on an open-end of a secured, box 4 has been completed, a definition of "redacted".) DO NOT tee, or the debtor,	ee instruction #6) see orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing SEND ORIGINAL DOCUMENTS. arantor, surety, indorser, or other codebtor. aptcy Rule 3005.) Ige, information, and reasonable belief. Z - 21 - 14
is. Amount of Claim Entitled to Priority as an Administrative Expense under 1 is. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section is. Credits. The amount of all payments on this claim has been credited for the purp is. Documents: Attached are redacted copies of any documents that support the claim is unaning accounts, contracts, judgments, mortgages, security agreements, or, in the catatement providing the information required by FRBP 3001(c)(3)(A). If the claim is vidence of perfection of a security interest are attached. (See instruction #7, and the ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: is. Signature: (See instruction # 8) Check the appropriate box. If I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the trust or their authorized agent. If I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the creditor. I am the creditor's authorized agent. I am the trust or their authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor's authorized agent. I am the creditor. I am the creditor. I am the creditor's authorized agent. I am th	on of 11 U.S.C. § 503(b)(9) and 507(a)(2) on of 11 U.S.C. § US CONST STAN pose of making this proof of claim. (S im, such as promissory notes, purchase ase of a claim based on an open-end of a secured, box 4 has been completed, a definition of "redacted".) DO NOT tee, or the debtor,	ee instruction #6) see orders, invoices, itemized statements of or revolving consumer credit agreement, a and redacted copies of documents providing SEND ORIGINAL DOCUMENTS. arantor, surety, indorser, or other codebtor. aptcy Rule 3005.) Ige, information, and reasonable belief. Z - 21 - 14

EXHIBIT 3-7 CRANSTON WOODBERRY CLAIM NO. 2905

B10 (Official Form 10) (04/13) (Modified)		
UNITED STATES BANKRUPTCY COURT EASTERN I	DISTRICT of MICHIGAN	CHAPTER 9 PROJECTATION
Name of Debtor: City of Detroit, Michigan	Case Number: 13-53846	
NOTE: Do not use this form to make a claim for an administrative expense that	t arises after the bankruptcy filing.	FEB 2 1 2014
Name of Creditor (the person or other entity to whom the debtor owes money or property):		. 20 2 1 2014
CRANSTON WOODBERRY Name and address where notices should be sent: CRANSTON WOODBERRY BO3 GLADSTONE		LIS ROPLES ONLY
Name and address where notices should be sent:		COURT USE ONLY Check that ben previously files them District
903 GLADSTONE		Court Claim Number:
DGT M1 4820Z		(If known)
	l com	Filed on:
Telephone number: 313 575 977 4 email: 5 WGESUSINE 9 MGI Name and address where payment should be sent (if different from above):	, , , , , , , , , , , , , , , , , , , ,	☐ Check this box if you are aware that
		anyone else has filed a proof of claim relating to this claim. Attach copy of
		statement giving particulars.
Telephone number: email:		NECEIVED
1 000 000 BB		FEB 2 4 2014
		1 2 2 4 2014
If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5.		KURTZMAN CARSON CONSULTANTS
Check this box if the claim includes interest or other charges in addition to the pro-	rincipal amount of the claim. Attach a s	
2. Basis for Claim: City Took Property Without Paying (See instruction #2)	5 Jost Compensation	•
	Dabter was base askeduled access	nt as: NA
	a. Debtor may have scheduled accounts See instruction #3a)	nt as:
4. Secured Claim (See instruction #4)		other charges, as of the time case was filed,
Check the appropriate box if the claim is secured by a lien on property or a right of setoff, attach required redacted documents, and provide the requested information.	included in secured claim,	s
Nature of property or right of setoff: Real Estate Motor Vehicle Other	Basis for perfection: EM	incot Donain
Describe:	Danis Io. periodica.	
Value of Property: \$ 1,000,000. Can Amount of Secured Claim:		1 200 000
Annual Interest Rate (when case was filed)% ☐Fixed or ☐Variable Amount Unsecured:		s <u>-o-</u>
5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).		
5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Sect	ion of 11 U.S.C. § US Const. Sin A.	M \$ 1,000,000.00
6. Credits. The amount of all payments on this claim has been credited for the pur	rpose of making this proof of claim. (So	ee instruction #6)
7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of		
running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing		
evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.		
If the documents are not available, please explain:		
8. Signature: (See instruction # 8) Check the appropriate box.		
I am the creditor. I am the creditor's authorized agent. I am the trustee, or the debtor, or their authorized agent. (See Bankruptcy Rule 3005.)		
I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief.		
Print Name: CRANSTON Woodberray	0/11/	
Title: Company:	(VI Way	2-21-14 (Date)
Address and telephone number (if different from notice address above):	(Signature)	(Date)
Telephone number: email:		Acceptance of the second secon

EXHIBIT 3-8 GARFIELD WOODBERRY CLAIM NO. 3006

B10 (Official Form 10) (04/13) (Modified)		
UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT of MICHIGAN		CHAPTER 9 PLOOF GEGLERA
Name of Debtor: City of Detroit, Michigan	Case Number: 13-53846	
NOTE: Do not use this form to make a claim for an administrative expense		FED 2 4 2044
Name of Creditor (the person or other entity to whom the debtor owes money of	or property):	FEB 2 1 2014
CARFIELD Woodberry Name and address where notices should be sent:		COURT USE ONLY
CARFIELD WOODDERN/ 803 CAADSTONE DET MI 48202		Christ Bankrijftis Confirends a previous Heastern District
903 GADSTONE '		Court Claim Number:(If known)
The Total And The Charles And On	ANGIL CAA	Filed on:
Telephone number: 3135759774 email: 5-dg (3) AS (2) Name and address where payment should be sent (if different from above):	9/14/1. 62/1	☐ Check this box if you are aware that
		anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving particulars.
Telephone number: email:		RECEIVED
1. Amount of Claim as of Date Case Filed: \$\frac{1}{1}\text{000}\text{000}	00	PPD A 1 AA40
If all or part of the claim is secured, complete item 4.		FEB 2 4 2014
If all or part of the claim is secticed, complete item 4. If all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the charges in the charges in addition to the charges in the char	he principal amount of the claim. Attach a	statemen KUARTZIMAN GARGON GONGULTA NTS
2. Basis for Claim: City took Property Without (See instruction #2)	Patring Just Compensat	7 001
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled accou	unt as: <i>NA</i>
4. Secured Claim (See instruction #4)		other charges, as of the time case was filed,
Check the appropriate box if the claim is secured by a lien on property or a rigil setoff, attach required redacted documents, and provide the requested informat		\$
Nature of property or right of setoff; Real Estate Motor Vehicle Other Basis for perfection: Eminent OMGIN		
Value of Property: \$ 1,000,000.00 Amount of Secured Claim: \$1,000,000.00		\$1,000,000.00
Annual Interest Rate (when case was filed) %		s <u>-o-</u>
5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).		
5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section of 11 U.S.C. § USCONT SWAN \$ 1,000,000.		
6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See instruction #6)		
7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain:		
8. Signature: (See instruction # 8)		
Check the appropriate box.		
I am the creditor. I am the creditor's authorized agent. I am the trustee, or the debtor, or their authorized agent. (See Bankruptcy Rule 3005.) See Bankruptcy Rule 3004.)		
I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief.		
Print Name: CRANSTON WOODERE! Title: ATHORIZED Agent 2-21-12		
Company: Address and telephone number (if different from notice address above):	(Signature)	(Date)
		,
Telephone number: email:	#1 11 # #!## 1 #1 # 18 # #	

EXHIBIT 3-9 ADAM WOODBERRY CLAIM NO. 3271

B10 (Official Form 10) (04/13) (Modified) UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT of MICHIGAN Name of Debtor: City of Detroit, Michigan Case Number: 13-53846 FEB 2 1 2014 NOTE: Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing. Name of Creditor (the person or other entity to whom the debtor owes money or property): ADAM INDODBERRY US Bankelintey Court Name and address where notices should be sent Check this book a clair thirthds a ADAM Woodberry 803 GlADSTONE DET MI 48202 previously filed claim. Court Claim Number: (If known) Filed on: Telephone number: email Name and address where payment should be sent (if different from above): Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving particulars. Telephone number: email: \$ 1,000,000.00 1. Amount of Claim as of Date Case Filed: FEB 2 4 2014 If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5. KURTZMAN CARSON CONSULTANTS The Check this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a state 2. Basis for Claim: CITY TOOK REAL Property Without paying Just Compensation (See instruction #2) 3. Last four digits of any number by which creditor identifies debtor: 3a. Debtor may have scheduled account as: (See instruction #3a) 4. Secured Claim (See instruction #4) Amount of arrearage and other charges, as of the time case was filed, Check the appropriate box if the claim is secured by a lien on property or a right of included in secured claim, if any: setoff, attach required redacted documents, and provide the requested information. Basis for perfection: EMINENT DOMAIN Nature of property or right of setoff: Real Estate Motor Vehicle Other Describe: Value of Property: \$ 1,000,000, co Amount of Secured Claim: Annual Interest Rate (when case was filed) % Fixed or Variable Amount Unsecured: 5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2). 5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section of 11 U.S.C. § US Const 5th An 6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See instruction #6) 7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 8. Signature: (See instruction # 8) Check the appropriate box. I am the creditor. I am the creditor's authorized agent. I am the trustee, or the debtor, ☐ I am a guarantor, surety, indorser, or other codebtor. or their authorized agent. (See Bankruptcy Rule 3005.) (See Bankruptcy Rule 3004.) I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief. Print Name: (RANSTON WOODBERRY Authorized Agent 2-21-14 (Date) Address and telephone number (if different from notice address above): Telephone number: 313 375 9774 email: Julgesugal & g. Mail. Co. M

EXHIBIT 3-10 PHEBE WOODBERRY CLAIM NO. 3278

B10 (Official Form 10) (04/13) (Modified) UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT of MICHIGAN Name of Debtor: City of Detroit, Michigan Case Number: 13-53846 FEB 2 1 2014 NOTE: Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing. Name of Creditor (the person or other entity to whom the debtor owes money or property): US Bankruptcy Court PHEBE WOODBERR Name and address where notices should be sent Phense Woodberge/ previously filed claim. Court Claim Number:_ (If known) DET MI 48202 Telephone number: Z13 5759174 email: Judges Ustra gnail, Com Name and address where payment should be sent (if different from above): Filed on: Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving Free 1 Telephone number: email: 1. Amount of Claim as of Date Case Filed: If all or part of the claim is secured, complete item 4. KURTZMAN CARSON CONSULTANTS If all or part of the claim is entitled to priority, complete item 5. Theck this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a statement that itemizes interest or charges. 2. Basis for Claim: C/ty Took Property Without PAYING JUST COMPENSATION (See instruction #2) 3. Last four digits of any number by which creditor identifies debtor: 3a. Debtor may have scheduled account as:__ (See instruction #3a) 4. Secured Claim (See instruction #4) Amount of arrearage and other charges, as of the time case was filed, Check the appropriate box if the claim is secured by a lien on property or a right of included in secured claim, if any: setoff, attach required redacted documents, and provide the requested information. Nature of property or right of setoff: Real Estate Motor Vehicle Other Basis for perfection: EMINENT DOMAIN Describe: Value of Property: \$ 1,000,000,00 Amount of Secured Claim: Annual Interest Rate (when case was filed)_ Amount Unsecured: 5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2). 5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section of 11 U.S.C. § US COAST. St. AM 6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See instruction #6) 7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 8. Signature: (See instruction #8) Check the appropriate box. ☐ I am the creditor. I am the creditor's authorized agent. I am the trustee, or the debtor, ☐ I am a guarantor, surety, indorser, or other codebtor. (See Bankruptcy Rule 3005.) or their authorized agent. (See Bankruptcy Rule 3004.) I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief. Print Name: CRANSTON Wood bear AVIHORIZE Company: Address and telephone number (if different from notice address above): i bern Telephone number:

EXHIBIT 4

2009 JUDGMENT

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE

CITY OF DETROIT, a Michigan municipal corporation,

Plaintiff,

CASE NO. 05-522129-CC HON. DAPHNE MEANS CURTIS

v.

JONATHAN SOBELOFF, Trustee under the Will of Benjamin Rich, deceased, EDITH WOODBERRY; the ESTATE OF JAMES FULLER, deceased, DELORES WILLIAMS, WILLIE FULLER and wife, if any, PATRICIA LOVE a/k/a AUDREY LOVE, FRANKLIN FULLER and wife, if any, WAYNE FULLER and wife, if any, DOUGLAS FULLER and wife, if any, HAPPY WOODBERRY, CRAIG JONES and wife, if any, MICHAEL JONES and wife, if any, PHEBE WOODBERRY, ADAM WOODBERRY and wife, if any, CAVEL WOODBERRY and wife, if any, PENNY MABIN, CRANSTON WOODBERRY, Esq. CRANSTON WOODBERRY and wife, if any, ROZLYN HARRISON, WARREN GAITHER and wife, if any, DOROTHY ROBINSON, ROGER WOODBERRY and wife, if any, LAVAN WOODBERRY and wife, if any or the JOHN DOE or JANE DOE unknown.

05-522129-CC 7/27/2005
JDG DAPHNE MEANS CURTIS
DETROIT CITY OF

SOBELO' F JONATHAN

Defendants.

WILLIAMS ACOSTA, PLLC Avery K. Williams (P34731) Krystal N. Lyons (P61982) Co-Counsel for Plaintiff 535 Griswold Street, Suite 1000 Detroit, Michigan 48226 (313) 963-3873 EDITH WOODBERRY In Pro Per Defendant 445 E. Fisher Freeway Detroit, Michigan 48201

JOHN M. NADER (P41610) City of Detroit Law Department Co-Counsel for Plaintiff 660 Woodward Avenue, Suite 1650 Detroit, Michigan 48226 (313) 237-3034 CRANSTON WOODBERRY (P44755) Attorney for Defendants 2457 Beaubien Street Detroit, Michigan 48201 (313) 575-9774

CATHY M. GARRETT WAYNE COUNTY CLERK

BY Charl Baseral

JUDGMENT

At a session of said Court held in the City of Detroit, County of Wayne, State of Michigan on APR 28 2009

PRESENT: HON. HONORABLE DAPHNE MEANS CURTIS

Circuit Court Judge

This matter having come before the Court upon the City of Detroit's ("the City")

Motion for Summary Disposition; oral argument having been heard; the Court being fully 13-53846-tjt Doc 12805 Filed 05/18/18 16:21:45 Page 45 of 78

advised in the premises and having granted the City's Motion for Summary Disposition and having dismissed all of Defendants Edith Woodberry's, Craig Jones', Michael Jones', Happy Woodberry's, Phoebe Woodberry's, Adam Woodberry's, Cavel Woodberry's, Penny Mabin's, Cranston Woodberry's, Rozlyn Harrison's, Roger Woodberry's and Lavan Woodberry's ("Defendants") counterclaims in their entirety (see Exhibit 1 - Order Regarding City of Detroit's Motion for Summary Disposition) and having denied Defendants' Motion for Reconsideration (see Exhibit 2);

IT IS HEREBY ORDERED AND ADJUDGED that the City shall pay to Defendants just compensation for the property located at 2457 Beaubien Street, in Detroit, Michigan 48201 ("Subject Property") in the amount of Two Hundred Forty Thousand (\$240,000.00) Dollars (the "Judgment Amount"), less the following amounts which shall be deducted from the Judgment Amount:

- (1) just compensation previously paid to Defendant Edith Woodberry in the amount of \$83,294.72 (see Exhibit 3);
- (2) just compensation previously paid to Defendants Craig Jones, Michael Jones, Happy Woodberry, Phoebe Woodberry, Adam Woodberry, Cavel Woodberry, Penny Mabin, Cranston Woodberry, Rozlyn Harrison's and Roger Woodberry in the amount of \$9,000.00 (see Exhibit 4);
- (3) rent due the City from Defendants in the amount of \$21,600.00 plus an additional \$1,350.00 per month for each month after February 28, 2009 that Defendants hold over and retain possession of and part of the Subject Property, in accordance with the Court's October 2, 2008 Order Regarding City of Detroit's Motion to Deduct Rent, Water Bill and Costs Associated with Eviction from Defendants' Estimated Just Compensation (see Exhibit 5);
- (4) \$19,688.69 for water and sewer services provided to Defendants by the City's Water and Sewerage Department, in accordance with the Court's October 2, 2008 Order Regarding City of Detroit's Motion to

Deduct Rent, Water Bill and Costs Associated with Eviction from Defendants' Estimated Just Compensation (see Exhibit 5);

- (5) any and all costs incurred by the City in connection with its having to engage the Wayne County Sheriff and/or its agents to forcibly remove and/or evict Defendants and their possessions from the Subject Property in accordance with the Court's October 2, 2008 Order of Eviction and the Court's October 2, 2008 Order Regarding City of Detroit's Motion to Deduct Rent, Water Bill and Costs Associated with Eviction from Defendants' Estimated Just Compensation (see Exhibits 5 and 6); and
- (6) any taxes, assessments or tax liens that are due and/or delinquent, subject only to the appropriate proration based upon the date of entry of this Order and Defendants' final surrender of physical possession of the Subject Property to the City;

IT IS FURTHER ORDERED AND ADJUDGED that title to the Subject Property, which is more fully described in the attached Exhibit 7, passed to the City by operation of law effective July 27, 2005, the date the City filed its Complaint to acquire the Subject Property by eminent domain.

IT IS FURTHER ORDERED AND ADJUDGED that a copy of this Judgment may be recorded with the Wayne County Register of Deeds and recording said Judgment shall be in lieu of a Deed of Conveyance;

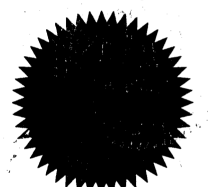
IT IS FURTHER ORDERED AND ADJUDGED that Defendants shall immediately surrender possession of the Subject Property to the City;

IT IS FURTHER ORDERED AND ADJUDGED that this Judgment shall be with prejudice to any further assertion of claims by Defendants against the City arising directly or indirectly, in whole or in part, from the taking of the Subject Property; and

IT IS FURTHER ORDERED AND ADJUDGED that the Judgment Amount includes any and all payments due to Defendants for real estate, fixtures, business

No. A 46926

STATE OF MICHIGAN, County of Wayne



E-314 BK.

CERTIFIED COPY —"LAW"

I, CATHY M. GARRETT, Clerk of Wayne County, and Clerk of the Circuit Court for the County of Wayner do hereby certify that the above and the foregoing is a true and correct copy of

entered in the above entitled cause by said Court, as appears of record in my office. That I have compared the same with the original, and it is a true transcript therefrom, and of the whole thereof.

CAPHY M GARRETT Clerk

, Deputy Clerk

interruption, going concerns, loss of rents, just compensation, leasehold interests, relocation expenses and any other costs, expenses, compensation or damages, attorneys' fees, expert fees, witness fees, and appraisal costs, if any, real or imagined, that are attributable, in whole or in part, to this taking.

Pursuant to MCR 2.602(A)(3), this Judgment does not resolve the last of any claims and it does not close this case.

HONORABLE DAPHNE MEANS CURTIS

CIRCUIT JUDGE

CATHY M. GARRETT WAYNE COUNTY OLENWAYNE COUNTY OLENWAYNE

MILLIAMS AGOSTA, PLI ATTORNEYS AND COUNSEL 535 GRISWOLD STREET, SUI DETROIT, MI 46226-36

S:\Brush Park - 2410\123 - Sobeloff\pleadings\Judgment 1-27-09.doc

EXHIBIT 5 EDITH WOODBERRY ACKNOWLEDGMENT

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE

CITY OF DETROIT, a Michigan Municipal Corporation,

Plaintiff,

C. A. No. 00-001737-CC

Hon. Isidore B. Torres

VS.

JONATHAN SOBELOFF, Trustee under the will of Benjamin Rich, deceased; EDITH WOODBERRY; and JAMES FULLER, and wife, if any;

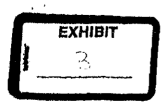
Parcel 123

Defendants.

JAMES C. COBB, JR., P.C. JAMES C. COBB, JR., (P23139) Attorney for Plaintiff 615 Griswold, Suite 1415 Detroit, Michigan 48226 (313) 961-3433 EDITH WOODBERRY
Defendant in Propia Persona
445 E. Fisher Freeway
Detroit, Michigan 48201
(313) 963-8677

ORLANDO AVANT (P56341)
ORLANDO AVANT & ASSOCIATES
Altorney for Defendant Fuller
24361 Greenfield, Suite 206
Southfield, Michigan 48075
(248) 552-0757

ACKNOWLEDGMENT OF RECEIPT OF
CASH PAYMENT OF ESTIMATED JUST COMPENSATION



I, EDITH WOODBERRY, hereby acknowledge receipt of the sum of EIGHTY SEVEN THOUSAND, TWO HUNDRED AND NINETY FOUR AND 72/100 (\$87,294.72) DOLLARS in cash paid to me by the City of Detroit in the courtroom of Judge Michael F. Sapala, 1701 Coleman A. Young Municipal Center, Detroit, Michigan, on August 14, 2003.

Detroit in cash upon order of the Court as payment in full of my share of the estimated

Phon-hife City of Detroit's

just compensation (as amended) for the taking of the subject property in this case,

above-captioned.

South Hoodberry

Dated:

August 14, 2003

EXHIBIT 6

TRANSCRIPT EXCERPT

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN RE: CITY OF DETROIT,

Docket No. 13-53846

MICHIGAN,

Detroit, Michigan

June 25, 2014

Debtor. . 10:00 a.m.

.

HEARING RE. (#4792) OBJECTION TO CLAIM NUMBER OF CLAIMANT FIRST OMNIBUS OBJECTION TO CLAIMS (DUPLICATE CLAIMS) FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4794) OBJECTION TO CLAIM NUMBER OF CLAIMANT SECOND OMNIBUS OBJECTION TO CLAIMS (AMENDED AND SUPERSEDED) FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4834) OBJECTION TO CLAIM NUMBER OF CLAIMANT EDITH WOODBERRY CLAIM NO. 2846. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4835) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 3278 BY PHEBE WOODBERRY. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4836) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 3883 BY LA JEFF WOODBERRY. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4837) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 2889 BY LAVAN WOODBERRY. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4838) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 2880 BY HAPPY WOODBERRY. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4839) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 2905 BY CRANSTON WOODBERRY. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4840) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 3006 BY GARFIELD WOODBERRY. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4841) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 2888 BY CAVEL WOODBERRY. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4842) OBJECTION TO CLAIM NUMBER OF CLAIMANT DR. BRIAN GREENE, AS NEXT FRIEND OF INDIA BOND, A MINOR/ OBJECTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007 AND LOCAL RULE 3007-1, TO PROOF OF CLAIM NUMBER 1399 FILED BY DR. BRIAN GREENE, AS NEXT FRIEND OF INDIA BOND, A MINOR, FILED BY DEBTOR IN POSSESSION, CITY OF DETROIT, MICHIGAN; (#4843) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 3271 BY ADAM WOODBERRY. FILED BY DEBTOR IN POSSESSION, CITY OF DETROIT, MICHIGAN; (#4844) OBJECTION TO CLAIM NUMBER OF CLAIMANT TARIS JACKSON, AS NEXT FRIEND OF ASHLY JACKSON, A MINOR/ OBJECTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE

3007 AND LOCAL RULE 3007-1, TO PROOF OF CLAIM NUMBER 1401 FILED BY TARIS JACKSON, AS NEXT FRIEND OF ASHLY JACKSON, A MINOR, FILED BY DEBTOR IN POSSESSION, CITY OF DETROIT, MICHIGAN; (#4854) OBJECTION TO CLAIM NUMBER OF CLAIMANT ERNEST FLAGG, AS NEXT FRIEND OF JONATHON BOND, A MINOR/OBJECTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007 AND LOCAL RULE 3007-1, TO PROOF OF CLAIM NUMBER 1404 FILED BY ERNEST FLAGG, AS NEXT FRIEND OF JONATHON BOND, A MINOR, FILED BY DEBTOR IN POSSESSION, CITY OF DETROIT, MICHIGAN; (#4855) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 3236 BY LUCINDA DARRAH. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4857) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NOS. 1330 AND 1853 FILED BY RICKIE ALLEN HOLT ON BEHALF OF THE ABORIGINAL INDIGENOUS PEOPLE. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4859) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 2902 ON BEHALF OF PENNY FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MABIN. MICHIGAN; (#4863) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 2021 BY EDWARD L. GILDYARD. DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4872) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NO. 458 BY ALBERT OTTO O'ROURKE. FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4873) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NOS. 1329 AND 1859 BY RICKIE HOLT FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4881) OBJECTION TO CLAIM NUMBER OF CLAIMANT/FOURTH OMNIBUS OBJECTION TO THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007 AND LOCAL RULE 3007-1, SEEKING THE DISALLOWANCE OF CERTAIN DUPLICATE CLAIMS FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4886) OBJECTION TO CLAIM NUMBER OF CLAIMANT HYDE PARK CO-OPERATIVE/OBJECTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007 AND LOCAL RULE 3007-1, TO PROOF OF CLAIM NUMBER 2651 FILED BY HYDE PARK CO-OPERATIVE FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4954) OBJECTION TO CLAIM NUMBER OF CLAIMANT CLAIM NUMBER 3683 FILED BY MACOMB. (CORRECTED OBJECTION RE. DOCKET 4880) FILED BY DEBTOR IN POSSESSION CITY OF DETROIT, MICHIGAN; (#4955) OBJECTION TO CLAIM NUMBER OF CLAIMANT CORRECTED OBJECTION TO CLAIM NUMBERS 1302 AND 3500 FILED BY INLAND WATERS POLLUTION CONTROL, INC. (RE. DOCKET 4875) FILED BY DEBTOR IN POSSESSION, CITY OF DETROIT, MICHIGAN; STATUS HEARING RE. (#5155) MOTION TO ALLOW CLAIM(S)/NOTICE OF AND MOTION FOR TEMPORARY ALLOWANCE OF CLAIM OF THE MACOMB INTERCEPTOR DRAIN DRAINAGE DISTRICT PURSUANT TO RULE 3018(a) OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE FOR PURPOSES OF ACCEPTING OR REJECTING THE DEBTOR'S FOURTH AMENDED PLAN OF ADJUSTMENT FILED BY CREDITOR

COUNTY OF MACOMB, MICHIGAN; (STATUS HEARING RE. (#5354)
MOTION FOR CLASS CERTIFICATION OF PROOF OF CLAIMS
#2638, 2651, 2654, 2659, 2676, 2683, 2689 AND 2692 FILED BY
CREDITOR HYDE PARK CO-OPERATIVE, ET AL.
BEFORE THE HONORABLE STEVEN W. RHODES
UNITED STATES BANKRUPTCY COURT JUDGE

APPEARANCES:

For the Debtor: Jones Day

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By: TIMOTHY A. FUSCO

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Transcribed By: Lois Garrett

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Proceedings recorded by electronic sound recording, transcript produced by transcription service.

MS. DARRAH: No. That's a five-year contract. I'm sorry. So that's approximately what they spent, but what I wanted was that we have some way that the citizens can become involved in their own survival, and right now we don't have that.

THE COURT: Well, I appreciate that, but that's all we can do here today. That's all we can do here today.

MS. DARRAH: That's not enough.

THE COURT: That's all we can do here today.

MS. DARRAH: All right. Okay.

THE COURT: Please take your seat now, ma'am.

MS. DARRAH: It goes out in the suburbs, too, if you live out there. It goes everywhere, Great Lakes, everything.

THE COURT: Mr. Simon.

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MR. SIMON: Yes, your Honor. Moving on to the next set of objections, the Woodberry claimants' objections is Claim Numbers 3278, 3271, 3006, 2905, 2902, 2889, 2888, 2883, 2880, and 2846. Those are ten claims filed for a total of \$12 million by members of the Woodberry family. They filed these claims initially, your Honor, just listing eminent domain as a reason on one page of the proof of claim without any backup saying the city took -- quote, "The city took real property without paying just compensation." We objected to the claims because we couldn't tell at all anything about them. We couldn't tell what real property this was or what

the situation was.

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And the Woodberrys did file responses. responses identified the property -- the subject property as 2457 Beaubien. We did some digging on the city's end, your Honor, and determined that property was the subject of a condemnation proceeding that started back in 2005. claimants in this case were parties to that litigation over condemnation, and in April 2009 after years of that litigation, the Wayne County Circuit Court entered an order confirming that title to the property had vested in the city, and they ordered payment of \$240,000, which the city paid, and so the claimants had totally omitted that from their claim, but we did determine what -- you know, some background on it. There is no basis for any further claims because the April 2009 order also says that it is with prejudice to any other claims against the city with respect to the property. It says, quote, "This judgment shall be with prejudice to any further assertion of claims by defendants against the city arising directly or indirectly in whole or in part from the taking of the subject property." I would note that we had an acknowledgement which we filed as well by Ms. Edith Woodberry, who filed the biggest one of the claims for \$3 million, that acknowledged that she received full payment. So, your Honor, we would object to this claim. It's baseless in that there's no basis for any further liability or claim

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against the city as evidenced by the April order from 2009.
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              THE COURT: Thank you. Are any members of the
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    Woodberry family here or anyone representing them?
              MR. CRANSTON WOODBERRY: Good morning, your Honor.
    I'm Cranston Woodberry.
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              MS. EDITH WOODBERRY: Good morning. I'm Edith
7
    Woodberry.
              MR. LA JEFF WOODBERRY: Excuse me, your Honor.
8
                                                              Good
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    morning, your Honor. I'm LA Jeff Woodberry.
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              THE COURT: All right. So the city contends that
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     you already got paid for this property through the
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    condemnation proceeding in court.
              MS. EDITH WOODBERRY: Your Honor, I had received
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     from the city by express mail I think the day before
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    yesterday his statements, and I filed a -- prepared a
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    response, but I don't know how to give it to the city, Judge.
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              THE COURT: I'll have a --
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              MS. EDITH WOODBERRY: Can you give a copy to him or
    the -- but the answer is that --
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              THE COURT: If you want me to, I'll have a look at
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     it, ma'am.
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              MS. EDITH WOODBERRY: I would appreciate it.
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              THE COURT: All right.
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              MS. EDITH WOODBERRY: And there's one for the city's
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     attorney.
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THE COURT: Mr. Simon, Ms. Woodberry has one for you, too.

MR. SIMON: Thank you, your Honor.

MS. EDITH WOODBERRY: I wasn't seeking oral argument because I know I'm not a -- I'm in here in pro per. I'm not any way capable of matching what was said here today, but I will say that the purpose of me filing that claim was to put Bankruptcy Court on notice that we had an action in a lower court, in the state court, and that I wanted -- I don't know the rules of the Bankruptcy Court, so, therefore, I didn't want to have this rejected in the state court because the action should have been brought to you. My suggestion or hope would be that you would dismiss or accept, receive for Bankruptcy Court's information the fact that we do have something and maybe let it go back to state court or dismiss it for lack of --

THE COURT: What is there left for the state court to do?

MS. EDITH WOODBERRY: Well, now, the state court in its -- the state court has not issued a final order, so, therefore, we cannot appeal the --

MR. CRANSTON WOODBERRY: The judgment.

MS. EDITH WOODBERRY: -- the judgment. We can't appeal the judgment because she has not issued a final -- she says that that judgment is not a final order. If you look at

the bottom of plaintiff's -- the city's --

MR. CRANSTON WOODBERRY: Exhibit 1, the April 28th, 2009, judgment.

THE COURT: Okay.

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MS. EDITH WOODBERRY: It's a citizen's --

THE COURT: I will look at that. Give me one second, please.

MS. EDITH WOODBERRY: Okay. Well, actually, I'm not capable of maybe presenting an oral argument against what he was saying here because I couldn't hear him in the back, and what he wrote, I responded to that.

THE COURT: I do see the language you are referring to. It says, "Pursuant to Rule 2.602(a)(3), this judgment does not resolve the last of any claims, and it does not close the case." That's the language you're talking about?

MS. EDITH WOODBERRY: Yes.

THE COURT: Okay. Let me ask Mr. Simon about that. Mr. Simon. Ms. Woodberry, let me just ask you to step a little bit to the side so Mr. Simon can use the microphone there. Thank you very much.

MR. SIMON: Your Honor, actually the city law department is right now looking at the status of that case. I had interpreted that language to be separate from the condemnation and separate from any payment related to the eminent domain, which is clearly set forth in the order as

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being exclusively handled, and the order was entered on a
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     final basis. It calls for the resolution of all the claims
    by the payment of $240,000, and so I don't think that the --
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              THE COURT: You don't know what's left to be done?
              MR. SIMON: I don't know of anything left to be
 5
    done.
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              MR. CRANSTON WOODBERRY: Well, your Honor, the
    problem is --
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              THE COURT: No. One second. So you don't know that
    there isn't anything left to be done?
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              MR. SIMON: I cannot say that, your Honor. Based on
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     that language, I have a -- yes. That's correct.
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              THE COURT: I'm sorry to have interrupted you, sir.
    What were you going to say?
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              MR. CRANSTON WOODBERRY: Well, he just answered the
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    question. We do have an appeal of right.
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              THE COURT: Stand right by that microphone.
              MR. CRANSTON WOODBERRY: I'm sorry. We do have an
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     appeal of right, and the other issue is that there were
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     certain people who had an interest in that property that were
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     not brought into the action by the City of Detroit, and --
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              THE COURT: And who were those people?
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              MR. CRANSTON WOODBERRY:
                                       This is the one person
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     right there, Jeff Woodberry.
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MR. LA JEFF WOODBERRY: LA Jeff Woodberry. And I

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never was brought into the action.

THE COURT: Um-hmm.

MR. LA JEFF WOODBERRY: (Inaudible) for the property.

THE COURT: Well, Mr. Simon, in the circumstances, subject to further development of our record here, I think I have to overrule your objection and abstain from any further action by this Court in the matter to allow the state court to do whatever is left to be done in the case. And if there is ever a final judgment in the sense that all appeals have been exhausted, then we can sustain the objection assuming the judgment is in the city's favor.

MR. SIMON: Your Honor, there's been no appeal. The order was entered in 2009.

THE COURT: Right, but there's a question about whether this is a final appealable judgment because it says the judgment does not resolve the last of any claims, and it doesn't close the case.

MR. SIMON: And, your Honor, would it be possible to set a briefing schedule on substantive response to the claim objection, you know, based on --

THE COURT: No. I'm going to abstain --

MR. SIMON: Okay.

THE COURT: -- and allow the state court to make a final determination on the issues.

Thank you, your Honor. 1 MR. SIMON: 2 THE COURT: I can't tell, based on this record, 3 what's left let alone decide it. All right. I'll prepare an 4 appropriate order. So you should go back to state court and try to work with the judge there on resolving whatever is 5 6 left to be resolved so you can get on with your appeal. MR. CRANSTON WOODBERRY: Thank you, your Honor. 8 THE COURT: Do you have an attorney in that case? 9 MR. CRANSTON WOODBERRY: I was appearing as the 10 attorney in that case, your Honor, yes. 11 THE COURT: Okay. All right. 12 MR. SIMON: Your Honor, if I may, just one further 13 note, is it -- the claim really should be contingent, though, at best, and unliquidated rather than have a certain dollar 14 15 figure. 16 THE COURT: Yes. 17 MR. SIMON: Okay. 18 At this point it's not fixed at all. THE COURT: 19 MR. SIMON: Exactly. I just wanted to be clear 20 about that. Thank you. 21 THE COURT: All right. I'll make sure the order 22 says that. 23 And, your Honor, the final matters that MR. SIMON: we have, your Honor, are in respect of Macomb Interceptor 24

Drain District. This is probably the thorniest area. We are

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EXHIBIT 7

ORDER ON INITIAL OBJECTIONS

Docket #5586 Date Filed: 6/25/2014

UNITED STATES BANKRUPTCY COURT **EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION**

In re:	Chapter 9
City of Detroit, Michigan,	Case No. 13-53846
Debtor.	Hon. Steven W. Rhodes
/	
Order Regarding Objection	ons to Claims Numbers
2846, 2880, 2883, 2888, 2889, 29	02, 2905, 3006, 3271 and 3278
For the reasons stated on the record in ope	en Court on June 25, 2014, it is hereby ordered
that the City's objections to claims numbers 284	6, 2880, 2883, 2888, 2889, 2902, 2905, 3006,
3271 and 3278 are overruled without prejudice. (Dkt. Nos. 4834, 4838, 4836, 4841, 4837, 4859,
4839, 4840, 4843, and 4835)	
It is further ordered that until the further	r order of the Court, these claims are deemed
contingent and unliquidated, and for balloting pur	poses are estimated at \$0.
It is further ordered that the Court abstain	s from fixing these claims in favor of the state
court proceeding in which these claims are pendin	ıg.
Signed on June 25, 2014	/s/ Steven Rhodes
	Steven Rhodes
	United States Bankruptcy Judge

EXHIBIT 8 STATE COURT DOCKET

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Location : Non-Criminal Cases

Web Access Instruction Manual

REGISTER OF ACTIONS CASE NO. 05-522129-CC

RELATED CASE INFORMATION

Related Cases

99-915749-CC (Prior Action)

	PARTY INFORMATION	
Defendant	DOE JANE	Lead Attorneys No Atty Required
Defendant	DOE JOHN	No Atty Required
Defendant	FULLER JAMES EST OF	No Atty Required
Defendant	FULLER JANE DOE	No Atty Required
Defendant	FULLER JANE DOE	No Atty Required
Defendant	FULLER JANE DOE	No Atty Required
Defendant	FULLER JANE DOE	No Atty Required
Defendant	Fuller, Douglas	No Atty Required
Defendant	Fuller, Franklin	No Atty Required
Defendant	Fuller, Wayne	No Atty Required
Defendant	Fuller, Willie	No Atty Required
Defendant	GAITHER JANE DOE	No Atty Required
Defendant	Gaither, Warren	No Atty Required
Defendant	Harrison, Rozlyn	Cranston Woodberry
Defendant	JONES JANE DOE	No Atty Required
Defendant	JONES JANE DOE	No Atty Required
Defendant	Jones, Craig	Cranston Woodberry
Defendant	Jones, Michael	Cranston Woodberry
Defendant	Love, Patricia	No Atty Required
Defendant	Mabin, Penny	Cranston Woodberry
Defendant	Robinson, Dorothy	No Atty Required
Defendant	Sobeloff, Jonathan	No Atty Required

Defendant	Williams, Delores	No Atty Required
Defendant	WOODBERRY EDITH PERS REP	In Pro Per Or Out Of State
Defendant	WOODBERRY JANE DOE	No Atty Required
Defendant	WOODBERRY JANE DOE	No Atty Required
Defendant	WOODBERRY JANE DOE	No Atty Required
Defendant	WOODBERRY JANE DOE	No Atty Required
Defendant	WOODBERRY JANE DOE	No Atty Required
Defendant	Woodberry, Adam	Cranston Woodberry
Defendant	Woodberry, Cavel	Cranston Woodberry
Defendant	Woodberry, Cranston	Cranston Woodberry
Defendant	Woodberry, Happy	Cranston Woodberry
Defendant	Woodberry, Lavan	Cranston Woodberry
Defendant	Woodberry, Phebe	Cranston Woodberry
Defendant	Woodberry, Roger	Cranston Woodberry
Plaintiff	DETROIT CITY OF	Avery K. Williams

EVENTS & ORDERS OF THE COURT

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OTHER EVENTS AND HEARINGS
01/27/2005
             Status Conference (9:00 AM) (Judicial Officer Torres, Isidore)
              Result: Not Held
             Complaint, Filed (Judicial Officer: Curtis, Daphne Means )
07/27/2005
07/27/2005 Status Conference Scheduled
07/27/2005 Service Review Scheduled
             Service Review Scheduled (Judicial Officer: Torres, Isidore )
07/27/2005
07/27/2005
             Case Filing Fee - Paid (Judicial Officer: Torres, Isidore )
07/27/2005
             Miscellaneous Motion, Filed
07/29/2005
             Order to Show Cause, Signed and Filed (Judicial Officer: Torres, Isidore )
07/29/2005
              Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
09/01/2005
             Show Cause Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
              Result: Adjourned
09/02/2005
             Objection, Filed
09/02/2005
             Show Cause Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
              Result: Not Held
             Notice of Filing, Filed
09/06/2005
09/07/2005
              Order Amending, File Supplemental Pleading, Signed and Filed (Judicial Officer: Torres, Isidore )
             Show Cause Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
09/07/2005
              Result: Held
09/12/2005
             Notice of Hearing, Filed
09/12/2005
             Proof of Service, Filed
             Show Cause Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
09/30/2005
              Result: Not Held
10/04/2005
             Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore )
             Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
10/04/2005
10/04/2005
10/04/2005
             Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore )
             Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
10/04/2005
10/04/2005
             Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
10/04/2005
10/04/2005
             Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore)
10/04/2005
10/04/2005
             Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore )
10/04/2005
10/04/2005 Voluntary Dismissal S/F (Judicial Officer: Torres, Isidore )
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10/04/2005 | Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
10/04/2005
             Result: Reviewed by Court
10/04/2005
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
10/04/2005
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
10/04/2005
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
10/04/2005
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
10/04/2005
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
10/04/2005
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
10/04/2005
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
10/04/2005
             Result: Reviewed by Court
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
10/04/2005
             Result: Reviewed by Court
            Miscellaneous Motion, Filed
10/07/2005
            Order Extending Time, Signed and Filed (Judicial Officer: Torres, Isidore )
10/11/2005
10/11/2005
             Review of Extension of Summons (Judicial Officer: Torres, Isidore)
10/11/2005
            Show Cause Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Adjourned
10/11/2005
            Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
            Status Conference (8:00 AM) (Judicial Officer Torres, Isidore)
10/11/2005
             Result: Adjourned
10/25/2005 Status Conference (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Adjourned
10/27/2005
            Objection, Filed
10/28/2005
            Service of Complaint, filed
            Status Conference (8:00 AM) (Judicial Officer Torres, Isidore)
10/28/2005
             Result: Not Held
10/28/2005
            Show Cause Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Not Held
11/10/2005
            Motion for Entry of Order, Filed
11/11/2005
            Motion Filed (Judicial Officer: Torres, Isidore )
11/11/2005
             Motion Hearing Scheduled (Judicial Officer: Torres, Isidore)
11/17/2005
            Show Cause Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Adjourned
            Order for Special Service, Signed and Filed (Judicial Officer: Torres, Isidore )
11/18/2005
            Motion Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
            Show Cause Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
11/18/2005
             Result: Not Held
11/22/2005
            Certificate, Filed
            Proof of Publication of Complaint, Filed
12/15/2005
            Proof of Publication of Complaint, Filed
12/15/2005
01/10/2006
            Answer to Complaint, filed
01/10/2006 Jury Demand Filed & Fee Paid
            Counter Complaint, Filed
01/10/2006
01/10/2006 Affirmative Defenses, Filed
01/10/2006
            Miscellaneous Motion, Filed
01/10/2006 Answer to Complaint, filed
01/10/2006
            Affirmative Defenses, Filed
01/10/2006 Brief, Filed
01/10/2006
            Proof of Service, Filed
01/11/2006
            Motion Filed (Judicial Officer: Torres, Isidore)
            Motion Hearing Scheduled (Judicial Officer: Torres, Isidore )
01/11/2006
            Motion Filed (Judicial Officer: Torres, Isidore )
01/11/2006
            Motion Hearing Scheduled (Judicial Officer: Torres, Isidore)
Show Cause Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
01/11/2006
01/11/2006
             Result: Adjourned
            Notice of Hearing, Filed
01/12/2006
01/12/2006
            Proof of Service, Filed
            Show Cause Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
01/13/2006
             Result: Not Held
01/19/2006
            Status Conference Scheduling Order, Signed and Filed (Judicial Officer: Torres, Isidore )
01/19/2006
            Status Conference (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
            Case Scheduled for Evaluation (Judicial Officer: Curtis, Daphne Means)
01/27/2006
01/27/2006
            Reason (Judicial Officer: Curtis, Daphne Means)
01/27/2006
            Status Conference (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Scheduled
            Status Conference (11:30 AM) (Judicial Officer Torres, Isidore)
01/27/2006
             Result: Scheduled
02/03/2006 Certificate, Filed
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02/06/2006 Answer to Affirmative Defenses, Filed
02/06/2006 Certificate, Filed
02/06/2006 Reply to Answer, Filed
02/06/2006 Counter Complaint, Filed
02/08/2006
            Answer to Motion, Filed
02/08/2006
             Proof of Service, Filed
             Motion Denied, Order to Follow (Judicial Officer: Torres, Isidore)
02/10/2006
             Heard (Judicial Officer: Torres, Isidore)
02/10/2006
             Motion for Miscellaneous Action Granted, Order to Follow (Judicial Officer: Torres, Isidore )
02/10/2006
02/10/2006
             Witness List, Filed
02/10/2006
             Certificate, Filed
             Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
02/10/2006
             Result: Held
02/10/2006
             Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
02/10/2006 Show Cause Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
            Reply to Answer, Filed
02/13/2006
            Taken Under Advisement (Judicial Officer: Torres, Isidore )
02/17/2006
             Case Scheduled (Judicial Officer: Torres, Isidore )
02/17/2006
            Taken Under Advisement (Judicial Officer: Torres, Isidore )
02/17/2006
02/17/2006
            Miscellaneous Response, Filed
02/17/2006
             Certificate, Filed
02/22/2006
             Reply to Answer, Filed
02/24/2006
            Motion for Reconsideration/Rehearing, Filed
02/27/2006 Miscellaneous Party Update
             Motion Filed (Judicial Officer: Torres, Isidore )
02/27/2006
02/27/2006 Motion Hearing Scheduled (Judicial Officer: Torres, Isidore)
02/27/2006
             Motion Filed (Judicial Officer: Torres, Isidore )
02/27/2006
            Motion Hearing Scheduled (Judicial Officer: Torres, Isidore)
02/27/2006
             Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Torres, Isidore )
02/27/2006
            Witness List, Filed
02/27/2006
            Proof of Service, Filed
            Motion to Amend, Filed
02/27/2006
02/27/2006
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
02/28/2006
            Miscellaneous Party Update
02/28/2006 Miscellaneous Party Update
03/01/2006 Miscellaneous Party Update 03/01/2006 Miscellaneous Party Update
03/01/2006 Miscellaneous Party Update
03/06/2006
            Motion to Strike
03/06/2006 Miscellaneous Motion, Filed
03/07/2006
             Motion Filed (Judicial Officer: Torres, Isidore )
03/07/2006 Motion Hearing Scheduled (Judicial Officer: Torres, Isidore)
03/07/2006
            Proof of Service, Filed
03/07/2006
            Notice of Hearing, Filed
03/08/2006
             Certificate, Filed
             Answer to Motion, Filed
03/14/2006
03/14/2006
            Proof of Service, Filed
            Answer to Motion, Filed
03/15/2006
03/15/2006
             Certificate, Filed
03/15/2006
             Miscellaneous Motion, Filed
             Motion for Miscellaneous Action Granted, Order to Follow (Judicial Officer: Torres, Isidore )
03/17/2006
03/17/2006
             Motion for Miscellaneous Action Granted, Order to Follow (Judicial Officer: Torres, Isidore )
03/17/2006 Motion Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
            Motion Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
03/17/2006
             Result: Held
03/20/2006
            Received 7-Day Order for Entry
03/20/2006 Received 7-Day Order for Entry 03/23/2006 Objection to 7-Day Order-Filed
03/24/2006
            Reply to Answer, Filed
            Certificate, Filed
03/24/2006
03/28/2006
            Motion Filed (Judicial Officer: Torres, Isidore)
             Motion Hearing Scheduled (Judicial Officer: Torres, Isidore )
03/28/2006
            Motion for Default Judgment, Filed
Motion for Default Judgment, Filed
03/28/2006
03/28/2006
            Motion for Default Judgment, Filed

Order Extending Time, Signed and Filed (Judicial Officer: Sapala, Michael F. )
03/28/2006
03/29/2006
03/29/2006 7-Day Order Not Enter 03/29/2006 Interrogatories, Filed
03/29/2006 Request for Production of Documents, Filed
             Interrogatories, Filed
03/29/2006
03/29/2006 Request for Production of Documents, Filed
03/29/2006
             Certificate, Filed
03/29/2006
            Certificate, Filed
03/29/2006
             Certificate, Filed
            Stipulation, Filed (Judicial Officer: Sapala, Michael F.)
03/29/2006
             Order Extending Time, Signed and Filed (Judicial Officer: Sapala, Michael F.)
            Stipulation, Filed (Judicial Officer: Sapala, Michael F.)
03/29/2006
03/31/2006 Taken Under Advisement (Judicial Officer: Torres, Isidore ) 03/31/2006 Taken Under Advisement (Judicial Officer: Torres, Isidore ) 03/31/2006 Case Scheduled (Judicial Officer: Torres, Isidore )
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03/31/2006 Notice of Hearing, Filed
03/31/2006 Certificate, Filed
03/31/2006
             Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Reviewed by Court
             Case Evaluation (8:00 AM) (Judicial Officer Curtis, Daphne Means)
04/03/2006
             Result: Adjourned
04/04/2006
             Settlement Conference (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Adjourned
             Miscellaneous Party Update
04/07/2006
04/17/2006
            Notice of Hearing, Filed
04/17/2006 Proof of Service, Filed
            Notice of Hearing, Filed
04/20/2006
            Proof of Service, Filed
04/20/2006
             Default Judgment S/F (Judicial Officer: Torres, Isidore)
Default Judgment S/F (Judicial Officer: Torres, Isidore)
Default Judgment S/F (Judicial Officer: Torres, Isidore)
04/21/2006
04/21/2006
04/21/2006
04/21/2006
            Motion Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Motion and/or Praecipe Dismissed
            Miscellaneous Judicial Hearing Activity (9:00 AM) (Judicial Officer Torres, Isidore)
04/21/2006
             Result: Not Held
            Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
04/21/2006
             Result: Held
            Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
04/21/2006
             Result: Held
            Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
04/21/2006
             Result: Held
             Motion Filed (Judicial Officer: Torres, Isidore )
04/27/2006
04/27/2006 Motion Hearing Scheduled (Judicial Officer: Torres, Isidore )
04/27/2006
            Miscellaneous Motion, Filed
04/27/2006 Review Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Not Held
04/28/2006
            Certificate, Filed
05/09/2006
             Case Evaluation - Commercial (Judicial Officer: Curtis, Daphne Means)
05/12/2006
             Witness List, Filed
05/12/2006
             Proof of Service, Filed
05/19/2006
             Motion for Miscellaneous Action Granted, Order to Follow (Judicial Officer: Torres, Isidore)
05/19/2006
             Motion Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
             Certificate, Filed
05/23/2006
             Order Denying Motion, Signed and Filed (Judicial Officer: Torres, Isidore )
05/30/2006
             Review Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
05/30/2006
             Result: Held
05/31/2006
             Stipulation, Filed (Judicial Officer: Torres, Isidore)
             Order Extending Time, Signed and Filed (Judicial Officer: Torres, Isidore )
05/31/2006
05/31/2006
             Stipulation, Filed (Judicial Officer: Torres, Isidore )
05/31/2006
             Order Extending Time, Signed and Filed (Judicial Officer: Torres, Isidore)
            Taken Under Advisement (Judicial Officer: Torres, Isidore )
06/05/2006
             Opinion of Court, Signed and Filed (Judicial Officer: Torres, Isidore )
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Torres, Isidore)
06/05/2006
            Result: Motion and/or Praecipe Dismissed
Settlement Conference (9:30 AM) (Judicial Officer Torres, Isidore)
06/19/2006
             Result: Not Held
             Claim of Appeal Filed in 201
06/21/2006
            Motion Filed (Judicial Officer: Torres, Isidore )
Motion Hearing Scheduled (Judicial Officer: Torres, Isidore )
07/13/2006
07/13/2006
07/13/2006
            Motion for Stay of Proceedings, filed
             Final - Order for Stay of Proceedings, Signed and Filed (Judicial Officer: Torres, Isidore )
07/18/2006
07/18/2006
             Motion Hearing (8:00 AM) (Judicial Officer Torres, Isidore)
             Result: Held
08/11/2006
             Motion Hearing (9:00 AM) (Judicial Officer Torres, Isidore)
             Result: Not Held
08/15/2006
             Case Evaluation - Commercial (Judicial Officer: Curtis, Daphne Means)
             Settlement Conference (9:30 AM) (Judicial Officer Torres, Isidore)
09/28/2006
             Result: Not Held
10/19/2006
             Case Reassigned (Judicial Officer: Curtis, Daphne Means)
            Reassignment - Disqualification, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
10/19/2006
04/13/2007
             Miscellaneous Motion, Filed
04/17/2007
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means )
Motion Filed (Judicial Officer: Curtis, Daphne Means )
04/17/2007
04/17/2007
04/17/2007
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
04/25/2007
             Notice of Hearing, Filed
            Proof of Service, Filed
04/25/2007
             Notice of Hearing, Filed
04/25/2007
04/25/2007
             Proof of Service, Filed
05/04/2007
             Motion Hearing (8:30 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Adjourned
             Motion Hearing (8:30 AM) (Judicial Officer Curtis, Daphne Means)
05/04/2007
             Result: Not Held
05/17/2007
             Miscellaneous Motion, Filed
05/17/2007
            Motion for Order
05/17/2007
             Proof of Service, Filed
05/18/2007
            Motion for Miscellaneous Action Granted, Order to Follow (Judicial Officer: Curtis, Daphne Means)
            Motion Hearing (8:30 AM) (Judicial Officer Curtis, Daphne Means)
05/18/2007
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Result: Held
05/31/2007 Proof of Service, Filed
05/31/2007
            Received 7-Day Order for Entry
06/08/2007
            Objection to 7-Day Order-Filed
06/14/2007
            Proof of Service, Filed
            Received 7-Day Order for Entry
06/14/2007
            Proof of Service, Filed
06/21/2007
06/21/2007 Miscellaneous Response, Filed
            Objection, Filed
06/21/2007
06/21/2007
            Notice of Hearing, Filed
06/21/2007
            Proof of Service, Filed
06/21/2007
            Objection, Filed
06/21/2007
            Proof of Service, Filed
06/21/2007
            Objection to 7-Day Order-Filed
06/22/2007
            Hearing Not Held (Judicial Officer: Curtis, Daphne Means)
06/22/2007
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Reviewed by Court
            Proof of Service, Filed
06/27/2007
06/28/2007
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
06/28/2007
            Answer to Motion, Filed
06/28/2007
            Objection, Filed
06/28/2007
            Proof of Service, Filed
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
06/28/2007
06/28/2007
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Reviewed by Court
06/28/2007
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Reviewed by Court
06/29/2007
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
06/29/2007
            Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
             Case Returned to Open Status (Judicial Officer: Curtis, Daphne Means)
06/29/2007
            Motion Hearing (8:30 AM) (Judicial Officer Curtis, Daphne Means)
06/29/2007
            Motion Hearing (8:30 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
06/29/2007
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Reviewed by Court
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
07/13/2007
           Motion Filed (Judicial Officer: Curtis, Daphine Means )
Motion Hearing Scheduled (Judicial Officer: Curtis, Daphine Means )
Motion for Reconsideration/Rehearing, Filed
Taken Under Advisement (Judicial Officer: Curtis, Daphine Means )
07/13/2007
07/13/2007
07/27/2007
            Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
07/27/2007
07/27/2007
            Continued Comments (Judicial Officer: Curtis, Daphne Means)
07/27/2007
            Motion Hearing (8:30 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
08/24/2007
            Claim of Appeal Filed in 201
08/24/2007
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
08/24/2007
            Miscellaneous Motion, Filed
            Witness List, Filed
08/28/2007
08/28/2007
            Certificate, Filed
            Proof of Service, Filed
09/05/2007
            Answer to Motion, Filed
09/05/2007
            Proof of Service, Filed
09/05/2007
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
09/07/2007
             Result: Adjourned
09/21/2007
            Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
09/21/2007
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
09/28/2007
            Miscellaneous Motion, Filed
10/04/2007
            Answer to Motion, Filed
10/04/2007
            Proof of Service, Filed
10/04/2007
            Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
10/04/2007
            Motion Hearing (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
10/05/2007
            Motion to Disqualify Judge, Filed
            Motion to Disqualify Judge, Filed
10/09/2007
            Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
10/17/2007
            Motion Hearing (8:00 AM) (Judicial Officer Curtis, Daphne Means)
10/17/2007
             Result: Held
10/24/2007
            Case Scheduled (Judicial Officer: Kelly, Mary Beth)
10/24/2007
            Miscellaneous Motion, Filed
10/24/2007
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Kelly, Mary Beth)
             Result: Reviewed by Court
11/06/2007
            Answer to Motion, Filed
11/06/2007 Proof of Service, Filed
11/07/2007
            Answer to Motion, Filed
            Proof of Service, Filed
            Order Denying Motion, Signed and Filed (Judicial Officer: Kelly, Mary Beth )
11/09/2007
11/09/2007
            Order Denying Motion, Signed and Filed (Judicial Officer: Kelly, Mary Beth )
11/09/2007
            DeNovo Hearing (9:00 AM) (Judicial Officer Kelly, Mary Beth)
             Result: Held
            DeNovo Hearing (8:00 AM) (Judicial Officer Kelly, Mary Beth)
11/09/2007
             Result: Held
11/20/2007
            Miscellaneous Motion, Filed
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11/21/2007 Dismiss Hearing or Injunction (Judicial Officer: Curtis, Daphne Means)
           Settlement Conference (2:00 PM) (Judicial Officer Curtis, Daphne Means)
            Result: Held
            Case Scheduled for Evaluation (Judicial Officer: Curtis, Daphne Means)
11/28/2007
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Reviewed by Court
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
11/29/2007
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
11/29/2007
            Result: Reviewed by Court

Motion Filed (Judicial Officer: Curtis, Daphne Means)
11/30/2007
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
11/30/2007
12/04/2007
            Motion To Show Cause
12/05/2007
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
12/05/2007
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
12/06/2007
            Notice of Hearing, Filed
12/06/2007
            Certificate, Filed
12/06/2007 Motion Hearing (8:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Adjourned
           Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
12/07/2007
            Result: Not Held
12/12/2007
            Answer to Motion, Filed
12/12/2007
            Proof of Service, Filed
12/14/2007
            Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
            Miscellaneous Motion, Filed
12/14/2007
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
12/14/2007
12/14/2007
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
12/14/2007
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Held
12/17/2007
            Miscellaneous Request, Filed
12/17/2007
            Proof of Service, Filed
12/19/2007
            Brief in Support of Motion, Filed
           Answer to Motion, Filed
12/19/2007
12/19/2007
           Proof of Service, Filed
12/21/2007 Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
12/21/2007
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Held
01/09/2008
            Motion for Stay of Proceedings, filed
            Answer to Motion, Filed
01/10/2008
01/10/2008
           Proof of Service, Filed
            Transcript - Filed
01/11/2008
            Motion for Miscellaneous Action Granted, Order to Follow (Judicial Officer: Curtis, Daphne Means )
01/11/2008
01/11/2008
            Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
01/11/2008
            Motion Hearing (8:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Held
01/11/2008
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Held
01/15/2008
            Case Evaluation - Commercial (Judicial Officer: Curtis, Daphne Means)
01/28/2008
            Notice of Filing, Filed
            Proof of Service, Filed
01/28/2008
01/28/2008
            Claim of Appeal Filed in 201
           Transcript - Filed
01/30/2008
01/31/2008
            Miscellaneous Pleadings, Filed
            Proof of Service, Filed
01/31/2008
           Objection, Filed
Notice of Hearing, Filed
01/31/2008
01/31/2008
01/31/2008 Proof of Service, Filed
            Motion to Extend Time, Filed
02/01/2008
02/01/2008
           Motion Filed (Judicial Officer: Curtis, Daphne Means)
02/01/2008
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
02/07/2008
            Answer to Motion, Filed
02/07/2008
            Proof of Service, Filed
02/08/2008
            Order Extending Time, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
02/08/2008
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Held
02/15/2008
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
02/15/2008
           Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Reviewed by Court

Motion to Compel Taking of Deposition, Filed
02/19/2008
            Motion to Compel Taking of Deposition, Filed
Motion Filed (Judicial Officer: Curtis, Daphne Means )
02/20/2008
02/25/2008
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means )
02/25/2008
02/27/2008
            Settlement Conference (2:00 PM) (Judicial Officer Curtis, Daphne Means)
            Result: Not Held
02/29/2008
            Motion for Miscellaneous Action Granted, Order to Follow (Judicial Officer: Curtis, Daphne Means )
02/29/2008
           Answer to Motion, Filed
02/29/2008
            Proof of Service, Filed
02/29/2008 Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Held
03/03/2008
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
03/05/2008
            Miscellaneous Motion, Filed
03/06/2008
            Proof of Service, Filed
03/07/2008
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
03/07/2008
03/12/2008 Case Evaluation Envelope, filed
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03/13/2008 Objection, Filed
03/13/2008
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
03/13/2008
            Objection to 7-Day Order-Filed
03/13/2008
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Reviewed by Court
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
03/14/2008
             Result: Adjourned
03/18/2008
            Settlement Conference (2:00 PM) (Judicial Officer Curtis, Daphne Means)
             Result: Adjourned
            Notice of Hearing, Filed
03/19/2008
03/19/2008
            Proof of Service, Filed
03/27/2008
            Answer to Motion, Filed
03/27/2008
            Proof of Service, Filed
03/28/2008
            Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
03/28/2008
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
03/28/2008
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Not Held
            Received 7-Day Order for Entry
03/31/2008
04/03/2008
            Transcript - Filed
            Transcript - Filed
04/07/2008
04/11/2008
            Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
04/11/2008
             Result: Reviewed by Court
05/01/2008
            Case Scheduled for Trial (Judicial Officer: Curtis, Daphne Means)
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
05/01/2008
             Result: Reviewed by Court
05/06/2008
            Transcript - Filed
05/06/2008
            Miscellaneous Motion, Filed
05/15/2008
            Proof of Service, Filed
05/15/2008
            Answer to Motion, Filed
05/19/2008
            Answer to Motion, Filed
05/19/2008
            Proof of Service, Filed
05/29/2008 Miscellaneous Motion, Filed
            Trial (8:30 AM) (Judicial Officer Curtis, Daphne Means)
Result: Adjourned
07/28/2008
08/28/2008
            Motion to Amend. Filed
09/04/2008
            Miscellaneous Pleadings, Filed
            Proof of Service, Filed
09/04/2008
09/04/2008
            Notice of Hearing, Filed
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
09/09/2008
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
09/09/2008
09/09/2008
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
09/09/2008
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
09/09/2008
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
09/09/2008
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
            Case Scheduled for Trial (Judicial Officer: Curtis, Daphne Means )
09/10/2008
            Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
            Status Conference (8:00 AM) (Judicial Officer Curtis, Daphne Means)
09/10/2008
             Result: Scheduled
09/10/2008
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
            Result: Reviewed by Court
Granted (Judicial Officer: Curtis, Daphne Means)
09/12/2008
            Granted (Judicial Officer: Curtis, Daphne Means )
09/12/2008
            Granted (Judicial Officer: Curtis, Daphne Means)
09/12/2008
            Motion Denied, Order to Follow (Judicial Officer: Curtis, Daphne Means)
09/12/2008
09/12/2008
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
09/12/2008
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
09/12/2008
            Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
09/12/2008
            Motion Hearing (8:00 AM) (Judicial Officer Curtis, Daphne Means)
             Result: Held
09/15/2008
            Answer to Motion, Filed
09/15/2008
            Proof of Service, Filed
09/19/2008
            Proof of Service, Filed
09/19/2008
            Received 7-Day Order for Entry
            Received 7-Day Order for Entry
Motion for Summary Judgment/Disposition, Filed
09/19/2008
09/23/2008
            Objection to 7-Day Order-Filed
Objection to 7-Day Order-Filed
09/23/2008
09/23/2008
            Case Scheduled (Judicial Officer: Curtis, Daphne Means)
09/23/2008
            Miscellaneous Judicial Hearing Activity (8:00 AM) (Judicial Officer Curtis, Daphne Means)
09/23/2008
             Result: Reviewed by Court
09/24/2008
            Objection, Filed
09/24/2008
            Objection, Filed
09/26/2008
            Motion Filed (Judicial Officer: Curtis, Daphne Means)
09/26/2008
            Motion Hearing Scheduled (Judicial Officer: Curtis, Daphne Means)
10/01/2008
            Proof of Service, Filed
10/01/2008
            Miscellaneous Response, Filed
10/01/2008
            Proof of Service, Filed
            Order Amending, File Supplemental Pleading, Signed and Filed (Judicial Officer: Curtis, Daphne Means )
Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means )
10/02/2008
10/02/2008
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10/02/2008 Motion Hearing (2:00 PM) (Judicial Officer Curtis, Daphne Means)
              Result: Held
10/02/2008
             Motion Hearing (8:00 AM) (Judicial Officer Curtis, Daphne Means)
              Result: Held
10/15/2008
             Motion for Reconsideration/Rehearing, Filed
             Motion Denied, Order to Follow (Judicial Officer: Curtis, Daphne Means)
10/21/2008
             Motion Hearing (8:00 AM) (Judicial Officer Curtis, Daphne Means)
10/21/2008
              Result: Held
             Claim of Appeal Filed in 201
10/24/2008
             Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means )
11/17/2008
             Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
11/17/2008
12/05/2008
             Affidavit, Filed
12/08/2008
             Affidavit, Filed
12/09/2008
             Proof of Service, Filed
12/09/2008
             Miscellaneous Pleadings, Filed
12/09/2008
             Miscellaneous Pleadings, Filed
12/09/2008 Miscellaneous Pleadings, Filed
12/10/2008
             Miscellaneous Response, Filed
             Answer to Motion, Filed
12/10/2008
             CANCELED Motion Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
12/12/2008
               Not Held
              Result: Not Held
12/12/2008 Closed/Final -Ord Summary Jdmnt/Disp Grntd, Signed and Filed (Judicial Officer: Curtis, Daphne Means )
             Order, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
12/12/2008
             Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means )
Order, Signed and Filed (Judicial Officer: Curtis, Daphne Means )
12/12/2008
12/17/2008
             Motion for Reconsideration/Rehearing, Filed
12/22/2008
12/22/2008
             General Brief, Filed
12/22/2008
             Proof of Service, Filed
12/22/2008
             Motion for Reconsideration/Rehearing, Filed
12/22/2008
             General Brief, Filed
12/22/2008
             Proof of Service, Filed
12/22/2008
             Notice of Hearing, Filed
             Motion Received for Scheduling
12/22/2008
             Notice of Hearing, Filed
Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
CANCELED Trial (8:30 AM) (Judicial Officer Curtis, Daphne Means)
12/29/2008
01/13/2009
01/13/2009
01/26/2009
             Case Disposed/Order Previously Entered
Received 7-Day Order for Entry
02/02/2009
             Objection to 7-Day Order, Filed Objection to 7-Day Order, Filed
02/06/2009
02/06/2009
02/09/2009
             Objection, Filed
02/09/2009
             Proof of Service, Filed
02/09/2009
             Notice of Hearing, Filed
02/09/2009
             Objection, Filed
02/09/2009
             Proof of Service, Filed
02/09/2009
             Notice of Hearing, Filed
             Answer to Motion, Filed
03/10/2009
03/10/2009
             Proof of Service, Filed
03/12/2009
             Motion Hearing (3:00 PM) (Judicial Officer Curtis, Daphne Means)
                 02/27/2009 Reset by Court to 03/12/2009
04/14/2009 CANCELED Evidentiary Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means)
               Scheduling Error
             Motion to Amend, Filed
04/14/2009
04/14/2009
             Brief in Support of Motion, Filed
             Notice of Hearing, Filed
04/14/2009
04/14/2009
             Proof of Service, Filed
             Motion to Dismiss, Filed
04/27/2009
04/27/2009
             General Brief, Filed
             Notice of Hearing, Filed
04/27/2009
             Proof of Service, Filed
04/27/2009
04/27/2009
             Motion Received for Scheduling
             Motion Hearing (10:00 AM) (Judicial Officer Curtis, Daphne Means)
04/28/2009
              Result: Held
04/28/2009
             Motion Hearing (10:00 AM) (Judicial Officer Curtis, Daphne Means)
              Result: Held
04/28/2009
             Motion Denied, Order to Follow (Judicial Officer: Curtis, Daphne Means)
04/28/2009
             Order Amending, File Supplemental Pleading, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
             Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
04/28/2009
             Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
04/29/2009
             Subpoena-Order to Appear, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
             Subpoena-Order to Appear, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
Subpoena-Order to Appear, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
Subpoena-Order to Appear, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
Subpoena-Order to Appear, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
Motion Received for Scheduling
04/29/2009
04/29/2009
04/29/2009
05/04/2009
             Order Denying Motion, Signed and Filed (Judicial Officer: Curtis, Daphne Means )
Miscellaneous Motion, Filed
05/04/2009
05/04/2009
05/04/2009
             Affidavit, Filed
             Motion to Quash, Filed
05/06/2009
05/07/2009
             Miscellaneous Request, Filed
05/28/2009
             Miscellaneous Motion, Filed
05/28/2009 Motion Received for Scheduling
06/04/2009 Miscellaneous Hearing (2:30 PM) (Judicial Officer Curtis, Daphne Means)
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05/14/2009 Reset by Court to 06/04/2009 06/04/2009 Motion Hearing (2:30 PM) (Judicial Officer Curtis, Daphne Means) Result: Held 06/04/2009 Affidavit, Filed Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
Order for Miscellaneous Action, Signed and Filed (Judicial Officer: Curtis, Daphne Means)
CANCELED Miscellaneous Hearing (2:00 PM) (Judicial Officer Curtis, Daphne Means)
Dismiss Hearing or Injunction
Proof of Service Filed 06/04/2009 06/04/2009 07/07/2009 O7/17/2009 Proof of Service, Filed
O7/17/2009 Notice of Hearing, Filed
08/06/2009 Motion Hearing (10:00 AM) (Judicial Officer Curtis, Daphne Means) Result: Held 08/06/2009 **Administrative Correction** Order Denying, Signed and Filed (Judicial Officer: Curtis, Daphne Means) 08/06/2009 08/12/2009 CANCELED Review Hearing (9:00 AM) (Judicial Officer Curtis, Daphne Means) Scheduling Error 08/27/2009 Motion for Reconsideration/Rehearing, Filed 03/13/2012 Miscellaneous Pleadings, Filed

FINANCIAL INFORMATION

	Plaintiff DETROIT CITY OF Total Financial Assessment Total Payments and Credits Balance Due as of 05/17/2018	60.00 0.00 60.00
12/17/2008	Transaction Assessment Transaction Assessment Transaction Assessment	20.00 20.00 20.00