

IN THE COURT OF CLAIMS OF OHIO

IN RE: FRED ZERKLE

Case No. 2016-00313-VI

FRED ZERKLE

Applicant

NOTICE SCHEDULING HEARING

NOTICE IS HEREBY GIVEN THAT

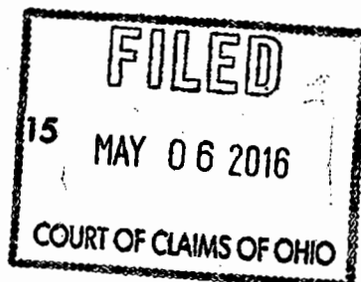
1) An oral hearing on the notice of appeal from the Attorney General's Final Decision has been scheduled for **July 27, 2016 at 11:00 a.m.** at the Court of Claims of Ohio, The Ohio Judicial Center, 65 South Front Street, 4th Floor, Columbus, Ohio 43215 before a magistrate. **Be sure to bring along a valid driver's license or state identification card for entry into The Ohio Judicial Center;**

2) A case management conference has been set for **June 6, 2016 at 10:30 a.m.** The court shall initiate the conference via telephone. The parties shall be expected to review the proposed hearing date and be prepared to discuss pertinent issues to this case;

3) **Applicants have the right to free legal help.** However, the decision to retain counsel is at the sole discretion of the applicant. Pursuant to R.C. 2743.65, an attorney cannot charge you for work performed with the regard to any Victims of Crime Reparations application. An attorney is required to apply to the Attorney General's Office for payment of services;

4) On or before **June 29, 2016**, applicant shall file a brief along with supporting documentation;

5) On or before **July 13, 2016**, the Attorney General shall file a brief in response to applicant's brief;

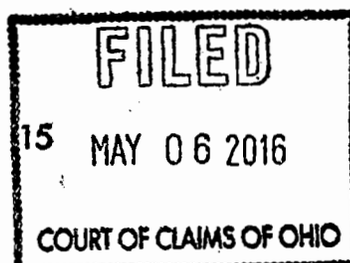


6) The rules of evidence and civil procedure are not strictly applied in these proceedings. However, all proof must have sufficient probative value to satisfy a magistrate. All documentary evidence, including, but not limited to, photographs, affidavits, statements, depositions, bills, etc., which is to be introduced at the hearing must be filed three days prior to the hearing and copies of such sent to the opposing party;

7) Failure to attend the oral hearing is a waiver of personal appearance, oral argument, and the right to produce evidence (including testimony) at the hearing. Failure to attend the oral hearing will result in the appeal being decided upon the documentation contained within the claim file the oral arguments of an Assistant Attorney General, if any;

8) Where required, the attendance of witnesses may be enforced pursuant to Civil Rule 45. Any request for the issuance of a subpoena, including the issuance of a blank subpoena, and any motion for an order designating a person to serve a subpoena **must be filed with the court at least 21 days prior to the oral hearing**. Any request for the issuance of a subpoena, which is not timely filed, can be rejected for processing by the court;

9) All motions (requests for continuance, telephone testimony, etc.) must be submitted to the court **in writing within three days of the oral hearing** and shall state the specific reason for the request, along with supporting documentation. Motions will only be granted when good cause has been shown;



10) The magistrate has the same power as a judge of the Court of Claims to regulate all proceedings and have all the powers enumerated in Court of Claims Rule 6(C).

Trisha Dailey
ASSISTANT CLERK

A copy of the foregoing was personally served upon the Attorney General and sent by regular mail to:

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4725 Security Drive, Apt. 205
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