Filing # 59403861 E-Filed 07/24/2017 11:55:29 AM

In the Supreme Court of Florida

Neil Petitioner/Ap	5. Gillespic
Keress	- Mostgage Solutins, Inc
Respondent/A	ppellee
CASE NO.	SC17-1361

SECOND AMONG MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS/AFFIDAVIT OF INDIGENCY BY PETITIONER/APPELLANT

1. I have dependents. (A		•	ou list on your U.S. Income tax return.) use Work?YesNo		
Annual Spouse Income	_ , /.	oo your opo.			
2. I have a net income of \$yearly () other	p e including salar	ry, wages, bo	ly () every two weeks () semi-monthly () monuses, commissions, allowances, overtime, ther court-ordered payments such as child sup	ips and	
3. I have other income paid () (Circle "Yes" and fill in the amount			() semi-monthly () monthly () yearly () oth income, otherwise circle "No")	er	٠.
Second job	Yes \$	(Na)	Veterans' benefits	Yes \$	
Social Security benefits			Workers compensation		
For you	Pas 19 94	No	Income from absent family members	Yes \$	
For child(ren)	Yes S	NO	Stocks/bonds		
Unemployment compensation			Rental income		
Union payments			Dividends or interest		
Retirement/pensions		70	Other kinds of income not on the list		
Trusts			Gifts		
4. I have other assets: (Circle '	'yes" <u>a</u> nd fill in	the value of	the property, otherwise circle "No")		
Cash		No	Savings account	Yes \$	
Bank account(s)		No	Stocks/bonds		
Certificates of deposit or			Homestead Real Property*	(Yes 7	26.68
money market accounts	Yes \$	Na	Motor Vehicle*		
Boats*	Yes \$	No	Non-homestead real property/real estate*.	Yes \$	
*Show loans on these assets in p Check one: I () DO DO NOT	• .	ve more asse	ets in the near future. The asset is $\sim \!\!\!/\!\!\!\!/\!$		
	ebts of \$ 204,5	46as follows	s: motor vehicle \$ \(\frac{8}{3} \); home \$ \(\frac{188}{78} \); credit cards \$ \(\frac{9}{4} \) 7 8 ; med	(9/; lical bills	
6. If you have been convicted o paragraph and attach the requ			ated, you must complete the questions in thrust account.	ıis	
My inmate number is:					
Amount currently held Attach photocopy of yo incarceration, whicheve	ur trust account	records for t	the preceding six (6) months or for whole tim	e of	

I certify that I have have not been adjudicated indigent under section 57.081, 57.085 or 28 U.S.C. § 1915. If your answer is "YES" and it occurred twice in the preceding three (3) years, you are required to list each suit, action, claim, proceeding, or appeal which you have intervened in any court or other adjudicatory forum in the proceeding five years. (LIST ONLY REQUIRED IF PARTY FILING MOTION HAS BEEN ADJUDICATED INDIGENT TWICE IN THE PROCEEDING 3 YEARS.) 1
7. I understand that I may be required to make payments for fees and costs to the clerk in accordance with § 57.082(5) or § 57.085, Florida Statutes, as provided by law, although I may agree to pay more if I choose to do so.
8. A person who knowingly provides false information to the clerk or the court in seeking a determination of indigent status under § 57.082, Florida Statutes, commits a misdemeanor of the first degree, punishable as provided in § 775.082 or § 775.083, Florida Statutes. I attest that the information I have provided on this application is true and accurate to the best of my knowledge.
Signed this 30 th day of 50/4, 20/7. Signed this 30 th day of 50/4, 20/7.
Neil J. Gillespic Print Name
8092 Gw. 115th Loop OCAIA, FL 34481
Address
CERTIFICATE OF SERVICE
I certify that a copy hereof has been furnished to Cathe wilson, Attorny for 1, Annt of De seese Montage Columns, i've Meally has need Leident Pickle UC, Rass E. Robinson of \$155, Onlands, FL 32801, MR Samue PM 111C. com
(insert name(s) and address(es) of attorney(s) and any unrepresented party(ies) in the case) by mail (empli) this 30 day of
Signature of Applicant for Indigent Status

In the Supreme Court of Florida - CASE NUMBER: SC17-1361

Lower Tribunal Case Number(s): 42-2013CA000115-CAAXXX

Neil J. Gillespie Etc. v. Reverse Mortgage Solutions, Inc. Et Al

Motion For Leave To Proceed In Forma Pauperis / Affidavit of Indigency By Petitioner / Appellant

I certify that I have been adjudicated indigent under section 57.081, 57.085 or 28 U.S.C. § 1915. If your answer is "YES" and it occurred twice in the preceding three (3) years, you are required to list each suit, action, claim, proceeding, or appeal which you have intervened in any court or other adjudicatory forum in the proceeding five years. (LIST ONLY REQUIRED IF PARTY FILING MOTION HAS BEEN ADJUDICATED INDIGENT TWICE IN THE PROCEEDING 3 YEARS.)

Today is July 30, 2017, subtract 5 years = July 30, 2012.

Supreme Court of the United States

No. 13-7280, Docketed: November 8, 2013 (+ rehearing) Neil J. Gillespie, Petitioner v. Reverse Mortgage Solutions, Inc., et al.

No. 12-7747, Docketed: December 14, 2012 (Linked with 12A215) (+ rehearing) Neil J. Gillespie, Petitioner v. Thirteenth Judicial Circuit of Florida, et al.

Supreme Court of Florida

SC14-1637 - 08/20/2014, Neil J. Gillespie v. The Florida Bar

SC15-1145 - 06/18/2015, Neil J. Gillespie Etc. v. Reverse Mortgage Solutions, Inc., et al.

SC15-1897 - 10/15/2015, Neil J. Gillespie v. Barker, Rodems & Cook, PA, Et Al.

SC16-2031 - 11/09/2016, Neil J. Gillespie v. Kenneth J. Detzner, Secretary

SC17-561 - 03/27/2017, Neil J. Gillespie Etc. v. Reverse Mortgage Solutions, Inc.

SC17-739 - 04/19/2017, Neil J. Gillespie v. Sumter Electric Cooperative, Inc.

Fifth District Court of Appeal

5D15-0340 - 01/29/2015, Neil J. Gillespie Etc. v. Reverse Mortgage Solutions, Inc. Et Al.

5D15-0341 - 01/29/2015, Neil J. Gillespie Etc. v. Reverse Mortgage Solutions, Inc.

5D16-3886 - 11/15/2016, Neil J. Gillespie v. Sumter Electric Cooperative, Inc.

5D16-4324 - 12/20/2016, Neil J. Gillespie Etc. v. Reverse Mortgage Solutions, Inc.

Second District Court of Appeal

2D14-5388 - 11/19/2014, Neil J. Gillespie v. Barker, Rodems & Cook, PA (The docket shows affidavit of insolvency not ruled on; lower tribunal insolvency)

Marion County Circuit Court

2013-CA-115 - 01/09/2013, Reverse Mortgage Solutions, Inc. v. Neil J. Gillespie, Et Al. 2016-CA-712 - 04/15/2016, Sumter Electric Cooperative, Inc. v. Neil J. Gillespie

In the Supreme Court of Florida - CASE NUMBER: SC17-1361

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Neil J. Gillespie Etc. v. Reverse Mortgage Solutions, Inc. Et Al

Motion For Leave To Proceed In Forma Pauperis / Affidavit of Indigency By Petitioner / Appellant

Regarding Medical Bills "unknown" I expect medical bills related to my July 18, 2017 transportation by Marion County Fire Rescue to Ocala Regional Medical Center. In the past the ambulance charge was \$500, unless waived for some reason. The hospital bill is covered by Medicare less a 20 percent copay.

Currently I do not have a primary care doctor, so I am out of a number of medications, making my cost of medicines (monthly) lower than usual.

Oral Health in America: A Report of the Surgeon General https://www.nidcr.nih.gov/datastatistics/surgeongeneral/

Extraordinary Expenses, Page 4, "the \$100,000 minimum individual lifetime costs of treating craniofacial birth defects such as cleft lip and palate"; on page 228, "In California, the lifetime cost per case for cleft lip/palate repair is estimated at \$101,000 (Waitzman et al. 1996)." The numbers are 21years old. In 2017 with inflation, the adjusted amount is about \$\$157,284.69. http://www.dollartimes.com/inflation/inflation.php?amount=100000&year=1996

Amended Personal Debt of Neil J. Gillespie July 30, 2017

HECM Reverse Mortgage Payoff (Federal Home Equity Conversion Mortgage)

\$148,394.54 as of July 12, 2017 + per diem \$12.81 \$ 217.77 (\$12.81 x 17 days)

\$40.079.49 - Oak Run Associates, LTD

\$5,847.69, Mark Gillespie, loan \$331.00, AMSCOT, loan (cash advance)

\$294.15, Synchrony-Lowes (8016) \$362.27, Synchrony-Walmart (9000) \$2,271.45, Bank of America (5561) \$3,268.76, Chase Bank (0991) \$1,480.56, Synchrony-CareCredit (8252) \$2,000.53, Synchrony-Lowes (0825)

\$204,548.21 TOTAL

Florida Residential Homestead

8092 SW 115th Loop, Ocala, FL 34481

\$86,684, Market Value, Marion County Tax Collector

- \$25,000, Homestead Exemption
- \$19,012, Additional Homestead Exemption

\$42,672 - Net Market Value, Less Residential Homestead Exemptions

NOTE: I inadvertently forgot to list a debt of \$40,079.49 to Oak Run Associates, LTD in my initial motion / affidavit to proceed in forma pauperis. Regarding this debt, I filed *Defendant Gillespie's Notice of Contest of Lien*, Filing # 34278459 E-Filed 11/10/2015 12:51:49 PM, but the Court has not heard the motion that argues, *inter alia*, unlawful post-judgment was interest charged before adjudication. Since then I learned Oak Run Associates, LTD, a Florida limited partnership, may not have authority to transact business, affecting 3,400 properties in Oak Run, a 55+ community. I believe this explains, *inter alia*, attorney betrayal, see *Defendants' Notice of Client Betrayal by Robert Stermer, Esq.*, Filing # 59068976 E-Filed 07/17/2017 07:49:44 AM.

OAK RUN ASSOCIATES, LTD.

10983 SW 89TH AVENUE OCALA, FL 34481 BILLING 352-854-6210, CABLE 352-854-3223

NEIL J GILLESPIE 8092 SW 115TH LOOP OCALA FL 34481

Deduct Payments Made After 07/15/17

Account no. 02-01744 Due Date 08/05/17

STATEMENT

Description of Services

PRIOR BALANCE 07/10 INTEREST

07/15 Services Fee

07/15 Road/Drainage Assessment

Amount Due

39,232.97

588.49 247.54

10.49

TOTAL DUE

40,079.49

Your monthly services fee payment includes household garbage collection service, 24 hour a day security service, basic cable television service, channel 12 and the use of this service, use of the recreational facilities (except golf courses), maintenance service of recreation and common areas, home-site ground maintenance and exterior maintenance.

ATTENTION! 60 DAY LATE NOTICE - REMINDER: YOUR ACCOUNT IS NOW 60 DAYS PAST DUE. IF THE PAST DUE BALANCE IS NOT RECEIVED IN FULL WITHIN 45 DAYS OF THE ACTUAL BILLING DATE, THE NEXT STEP OF PLACING A LIEN ON YOUR HOME WILL BE TAKEN.

(Please return bottom portion with payment.)

Please Remit Payment to:

OAK RUN ASSOCIATES, LTD. 10983 SW 89TH AVENUE OCALA, FL 34481

Amount Due if Payment is Received in Our Office By 08/05/17 \$ 40,079.49

Amount Paid:

388

NEIL J GILLESPIE 8092 SW 115TH LOOP OCALA FL 34481

> 02-01744

For Service at:

8092 SW 115TH LOOP