



0000116409

ORIGINAL

Before The Arizona Corporation Commission RECEIVED

Commissioners,
Marc Spitzer, Chairman,
Jim Irvin,
William A. Mundell,
Jeff Hatch-Miller,
Mike Gleason

2003 APR 28 P 12: 08

AZ CORP COMMISSION
DOCUMENT CONTROL

Arizona Corporation Commission
DOCKETED

APR 28 2003

IN THE MATTER OF THE.
Carl Delano Woodard,
aka: Carl Woodward,
3065 West Ironwood Circle
Chandler, AZ 85226,

DOCKETED BY	<i>GR</i>
-------------	-----------

Case No.: Docket No. S-03364A-02-0000

Request for a One Week
Continuance Of Hearing

To the Commission:

Robert L Evans, attorney for the respondent moves this Honorable Body for a continuance and respectfully represents as follows:

On June 20, 2002 the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Notice of Opportunity for Hearing ("Notice") against Carl Delano Woodard, aka Carl Woodward (Respondent") in which the Division alleged multiple violations of the Arizona Securities Act ("Act") in connection with the offer and sale of securities in the form of certificates of participation in a profit-sharing arrangement and /or investment contracts.

On July 20, 2002, a request for hearing was filed for Respondent.

On July 16, 2002, by Procedural Order, a pre-hearing conference was scheduled for August 6, 2002.

Following a continuance at the request of Respondent's counsel, and a subsequent request of the Division, pretrial was scheduled on September 4, 2002.

At the pretrial conference of September 4, 2002, the parties agreed to attempt to resolve the issues. By Procedural Order, a hearing date was scheduled for December 3, 2002.

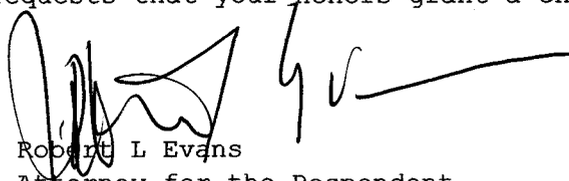
This matter was continued at the request of respondent; and by Procedural Order was rescheduled for January 22, 2003. However, prior to that date Quarles & Brady Streich Lang, LLP, counsel for Respondent, filed a Notice of Withdrawal As Counsel of Record. Respondent's counsel request was granted on January 8, 2003.

Since that time, on information and belief, respondent, without the guiding hand of counsel, has attempted to resolve the issues in this matter with the highly sophisticated Assistant Attorney General Mark Dinell, but has not been able to agree upon a Consent Order that accurately recites the true facts. And without counsel respondent is not able to prepare and adequately represent himself in the hearing scheduled to commence at **9:30 a.m. April 29, 2003.**

On Friday April 25, 2003, respondent retained the services of attorney Robert L Evans. After learning at 3:30PM on Friday April 25, 2003 that Assistant Attorney General Mark Dinell, was opposed to even a short continuance so new counsel could evaluate the proposed consent order or prepare for the hearing, Attorney Robert L Evans has worked more than twelve hours each day over the past weekend attempting to preparation for the scheduled hearing. Preparation involves the evaluation of hundreds of documents, and the analysis of the legal significance of respondent's Discharge in Bankruptcy in case No. 2-02-18319-RTB of February 23, 2003, and the adjudication of Maricopa Superior Court Case No. CV 99-04193 apparently involving these same claimants and these same issues.

Attorney Robert L Evans affirmatively represents that it is necessary to his effective assistance of the respondent that his request for a one- week continuance be granted, and that he makes this request with no ulterior motive or purpose.

Wherefore Attorney Robert L Evans on behalf of respondent requests that your honors grant a one-week continuance of the hearing.



Robert L Evans
Attorney for the Respondent
6669 East Oberlin Way
Scottsdale AZ, 85262
(480) 473-3369

Dated this 28th day of April, 2003

