IN THE COURT OF CLAIMS OF OHIO

VICTIMS OF CRIME DIVISION

IN RE: DONALD L. PARSONS : Case No. V2004-60024

DONALD L. PARSONS : DECISION

Applicant : Judge Joseph T. Clark

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- $\{\P 1\}$ This matter came on to be considered upon applicant's appeal from the June 1, 2004, order issued by the panel of commissioners. The panel's determination affirmed the final decision of the Attorney General, which denied applicant's claim for an award of reparations based upon the finding that applicant failed to prove that he qualified as a victim of criminally injurious conduct pursuant to R.C. 2743.52(A).
- {¶ 2} R.C. 2743.52(A) places the burden of proof on an applicant to satisfy the Court of Claims Commissioners that the requirements for an award have been met by a preponderance of the evidence. *In re Rios* (1983), 8 Ohio Misc.2d 4, 8 OBR 63, 455 N.E.2d 1374. The panel found, upon review of the evidence, that applicant failed to present sufficient evidence to meet his burden.
- {¶ 3} The standard for reviewing claims that are appealed to the court is established by R.C. 2743.61(C), which provides in pertinent part: "If upon hearing and consideration of the record and evidence, the judge decides that the decision of the panel of commissioners is unreasonable or unlawful, the judge shall reverse and vacate the decision or modify it and enter judgment on the claim. The decision of the judge of the court of claims is final."
- {¶ 4} Neither applicant nor anyone on his behalf appeared at the hearing on this matter. Upon review of the file, the court finds that the panel of commissioners was not arbitrary in finding that applicant did not show by a preponderance of the evidence that he was entitled to an award of reparations.

 $\{\P 5\}$ Based on the evidence and R.C. 2743.61, it is the court's opinion that the decision of the panel of commissioners was reasonable and lawful. Therefore, this court affirms the decision of the three-commissioner panel, and hereby denies applicant's claim.

JOSEPH T. CLARK Judge

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IN RE: DONALD L. PARSONS			:	Case No. V2004-60024
DONALD L. PARSONS Applicant			:	<u>ORDER</u>
			:	Judge Joseph T. Clark
		::::::		
	Upo	on review of the evidence,	the cour	rt finds the order of the panel of commissioners
must be at	ffirm	ed and applicant's appeal	must be	denied.
	IT I	S HEREBY ORDERED	ГНАТ:	
	1)	The order of June 1, 200	04, (Jr. V	Vol. 2253, Pages 170-171) is approved, affirmed
and adopt	ed;			
	2)	This claim is DENIED a	and judgi	ment entered for the State of Ohio;
	3)	Costs assumed by the re	paration	s fund.
CLARK				JOSEPH T.
CLAKK			Judg	ge
AMR/cmo	d			

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

Filed 9-7-2004 Jr. Vol. 2254, Pg. 186 To S.C. Reporter 10-14-2004