

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

COUNSEL/ENDORSEMENT SLIP

COURT FILE NO.: CV-22-00685133-00CL

DATE: April 18th, 2024,

NO. ON LIST: 1

TITLE OF PROCEEDING: CHRISCWE HOLDINGS INC. v. OASIS GLOBAL INC. et al BEFORE: JUSTICE CAVANAGH

PARTICIPANT INFORMATION

For Plaintiff, Applicant, Moving Party:

Name of Person Appearing	Name of Party	Contact Info
Michael Shunock	Self-Represented Party	michaelshunock@gmail.com

For Defendant, Respondent, Responding Party:

Name of Person Appearing	Name of Party	Contact Info
Gary Caplan	Lawyer for the Receiver	Gcaplan.scalzilaw@outlook.com
Aram Simovonian	Lawyer for the Receiver	Asimovonian.scalzilaw@outlook.com

For Other, Self-Represented:

Name of Person Appearing	Name of Party	Contact Info
Daniel Posner	Receiver	Daniel.posner@crowesoberman.com

ENDORSEMENT OF JUSTICE CAVANAGH:

- [1] This case conference was arranged at the request of Dr. Michael Shunock.
- [2] At the case conference, Dr. Shunock confirmed that he is no longer represented by his former legal counsel and that he sent a written Notice of Intention to Act in Person dated to counsel for the Receiver. The Notice is dated April 12, 2024.
- [3] In his Aide Memoire, Dr. Shunock states that in 2018 he (Shunock Dentistry Professional Corporation) loaned Linda Rivers, Mark Rivers and Oasis Global Inc. ("Oasis") a total of \$280,000 net of prepaid interest which is secured by certain real property and equipment. Dr. Shunock refers to an agreement dated July 13, 2018.
- [4] Counsel for the Receiver of the assets, property and undertaking of Oasis advised that there is no registered mortgage in favour of Dr. Shunock on Oasis' real property and no registered PPSA statement in respect of Oasis' equipment.
- [5] At the case conference, I recommended to Dr. Shunock that he seek legal advice about his claim. I explained that if he has a dispute with the Receiver in relation to his claim, he needs to bring a motion to this Court to seek relief. I explained that a case conference is not a hearing where a judicial decision on his claim is made.
- [6] The case conference then concluded.