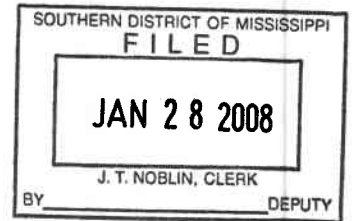


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI
SOUTHERN DIVISION



DAVID W. AIKEN, JR. and MARILYN M. AIKEN

PLAINTIFFS

V.

CIVIL ACTION NO.1:06CV 741 LTS-RHW

USAA CASUALTY INSURANCE COMPANY

DEFENDANT

Jury Verdict

We the jury find that \$ 17,000.00 (\$0 to \$272,238) of the damage to the plaintiffs' dwelling and other structures was caused by windstorm and not by storm surge flooding, and we award this amount as insurance compensation for damage to the plaintiffs' dwelling and other structures under the plaintiffs' USAA policy.

We the jury find that \$ 47,000.00 (\$0 to \$154,849) of the damage to the contents of the plaintiff's dwelling was caused by windstorm and not by storm surge flooding, and we award this amount as insurance compensation for damage to the contents of the plaintiffs' dwelling under the plaintiffs' USAA policy.

Signed, the jury:

Unanimous verdict returned this 28th day of January, 2008.