

ORIGINAL

IN THE SUPREME COURT OF OHIO

CASE NO. 08-2068

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MEDINA COUNTY BAR ASSOCIATION

Relator

v.

KENNETH J. LEWIS

Respondent

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**AFFIDAVIT OF RESPONDENT, KENNETH J. LEWIS, IN COMPLIANCE  
WITH ORDER ISSUED APRIL 21, 2009**

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**RECEIVED**  
MAY 21 2009  
CLERK OF COURT  
SUPREME COURT OF OHIO

**FILED**  
MAY 21 2009  
CLERK OF COURT  
SUPREME COURT OF OHIO

STATE OF OHIO )  
 )  
CUYAHOGA COUNTY )

SS:

AFFIDAVIT

KENNETH J. LEWIS, first being duly sworn according to law, deposes and states the following:

1. AFFIANT states that he has ceased all activities regarding the practice of law in any form, and has not appeared before any court, judge, commission, board, agency or other public authority as an attorney since the Affiant received notification of the Order issued April 21, 2009.

2. AFFIANT states further that he has ceased all activities in counseling or advising or preparing legal instruments for others, as an attorney, since the Affiant received notification of the Order issued April 21, 2009.

3. AFFIANT states further that he has not accepted employment with any other attorney or law firm in connection with the registration requirements of Gov. Bar R. V(8)(G)(3).

4. AFFIANT states further that as of the date of signing this Affidavit, the Affiant has not yet paid the costs due and owing in the amount of One Thousand Two Hundred and Sixty Six Dollars and sixty nine cents (\$1,266.69). Affiant sets forth that he will pay this amount on or before July 20, 2009.

5. AFFIANT states further that he has no funds in his possession that need to be reimbursed pursuant to the Clients' Security Fund pursuant to Gov. Bar R. VIII(7)(F).

6. AFFIANT states further that he will complete the required twelve (12) hours of continuing legal education, including two (2) hours of education related to professional conduct, on or before April 20, 2010; and notify the Supreme Court by Affidavit, accordingly.

7. AFFIANT states further that with regards to all active cases, the Affiant has completed the following, in numbered paragraphs eight (8) - *thirty two (32)* .

8. In Dalessio v. Dalessio, Case No. DR-324957, Cuyahoga County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits A1 and A2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits A3 and A4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits A5, A6 and A7]; and included all information in the Affidavit within.

9. In Kapil v. Kapil, Case No. DR-304801, Cuyahoga County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits B1 and B2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits B3 and B4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits B5, B6 and B7]; and included all information in the Affidavit within.

10. In Mesaros v. Downing, Case No. DR-324664, Cuyahoga County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits C1 and C2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits C3 and C4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits C5, C6 and C7]; and included all information in the Affidavit within.

11. In Schneider v. Petruziello, Case No. DR-301867, Cuyahoga County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits D1 and D2]; has

delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits D3 and D4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits D5, D6 and D7]; and included all information in the Affidavit within.

12. In Syverson v. Syverson, Case No. 09 CA 009527, Ninth District Court of Appeals and Case No. 07 DU 068461 in the Lorain County Court of Common Pleas, Division of Domestic Relations; Affiant has notified the client by certified mail [Exhibits E1 and E2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits E3 and E4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits E5, E6, E7, E8 and E9]; and included all information in the Affidavit within.

13. In State of Ohio v. Krystal Muzzin, Case No. 09 CRB 00368, Case No. 09 TRC 01118, Berea Municipal Court; Affiant has notified the client by certified mail [Exhibits F1 and F2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits F3 and F4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits F5, F6 and F7]; and included all information in the Affidavit within.

14. In White v. White, Case No. 2008 03 0822, Summit County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits G1 and G2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits G3 and G4]; has notified and filed in the Clerk of Courts, a

Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits G5, G6 and G7]; and included all information in the Affidavit within.

15. In State of Ohio v. Karapandzic-Adams, Case No. 09 TRD 04162, Rocky River Municipal Court; Affiant has notified the client by certified mail [Exhibits H1 and H2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits H3 and H4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits H5, H6 and H7]; and included all information in the Affidavit within.

16. In State of Ohio v. Latangia Anderson , Case No. 92576, in the Eighth District Court of Appeals; Affiant has notified the client by certified mail [Exhibits I1 and I2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits I3 and I4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits I5, I6 and I7]; and included all information in the Affidavit within.

17. In Summers v. AT&T Corporation, Case No. 2008 05 3579, Summit County Court, General Division; Affiant has notified the client by certified mail [Exhibits J1 and J2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits J3 and J4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits J5, J6 and J7]; and included all information in the Affidavit within.

18. In State of Ohio v. Jennifer Martin, Case No. 2008 CRB 00491, Parma Municipal Court; Affiant has notified the client by certified mail [Exhibits K1 and K2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits K3 and K4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits K5 and K6 (time stamped filing had not returned as of the date of the execution of this affidavit)]; and included all information in the Affidavit within.

19. In McIntyre v. McIntyre, Case No. DR-324380, Cuyahoga County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits L1 and L2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits L3 and L4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits L5, L6 and L7]; and included all information in the Affidavit within.

20. In State of Ohio v. Walters, Case No. 2009 TRC 01081, Parma Municipal Court; Affiant has notified the client by certified mail [Exhibits M1 and M2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits M3 and M4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits M5, M6 and M7]; and included all information in the Affidavit within.

21. In Gilson v. Lakota, Case No. 09 DV 0032, Medina County Court of Domestic Relations, and Lakota v. Lakota, Case No. DR-234174, Cuyahoga County Court of Domestic

Relations; Affiant has notified the client by certified mail [Exhibits N1 and N2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits N3A-B and N4 (return receipt has not been returned as of the date of execution of this Affidavit for John Patrick Hyland)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits N5, N6, N7, N8 and N9]; and included all information in the Affidavit within.

22. In Rogozinski v. Rogozinski, Case No. DR-323705, Cuyahoga County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits O1 and O2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits O3 and O4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits O5, O6 and O7]; and included all information in the Affidavit within.

23. In Morgan v. Morgan, Case No. DR-323954, Cuyahoga County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits P1 and P2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits P3 and P4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits P5, P6 and P7 (return receipt has not been returned as of the date of execution of this Affidavit)]; and included all information in the Affidavit within.

24. In State of Ohio v. Hough, Case No. 91691, Eighth District Court of Appeals; Affiant has notified the client by certified mail [Exhibits Q1 and Q2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits Q3 and Q4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits Q5, Q6 and Q7 (return receipt has not been returned as of the date of execution of this Affidavit)]; and included all information in the Affidavit within.

25. In State of Ohio v. Haroun Moore, Case No. 91464, Eighth District Court of Appeals; Affiant has notified the client by certified mail [Exhibits R1 and R2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits R3 and R4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits R5, R6 and R7 (return receipt has not been returned as of the date of execution of this Affidavit)]; and included all information in the Affidavit within.

26. In Quintile v. Quintile, Case No. 05 DR 0121, Medina County Court of Domestic Relations; Affiant has notified the client by certified mail [Exhibits S1 and S2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified

mail [Exhibits S3 and S4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits S5, S6 and S7]; and included all information in the Affidavit within.

27. In Robke v. Clark, Case No. CVF 0900072, Avon Lake Municipal Court; Affiant has notified the client by certified mail [Exhibits T1 and T2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits T3 and T4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits T5 and T6 (time stamped filing has not yet been returned as of the date of the execution of this affidavit)]; and included all information in the Affidavit within.

28. In Wohleber v. Wohleber, Case No. 04 DU 063421, Lorain County Court, Division of Domestic Relations; Affiant has notified the client by certified mail [Exhibits U1 and U2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits U3 and U4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits U5, and U6 (time stamped filing has not yet been received as of the date of the execution of this affidavit)]; and included all information in the Affidavit within.

29. In Gray v. Weigel, Case No. CVF 0900112, Mentor Municipal Court; Affiant has notified the client by certified mail [Exhibits V1 and V2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing litigents by certified mail [Exhibits V3 and V4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits V5 and V6 (time stamped filing has not yet been received as of the date of execution of this affidavit)]; and included all information in the Affidavit within.

30. In Medley v. Russell, Case No. 2009 CA 0018, Fifth District Court of Appeals; Affiant has notified the client by certified mail [Exhibits W1 and W2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits W3 and W4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits W5 and W6 (time stamped filing had not yet been received as of the date of execution of this Affidavit)]; and included all information in the Affidavit within.

31. In Napoleon v. McCutcheon, Case No. CVE 07 01559, Cleveland Heights Municipal Court; Affiant has notified the client by certified mail [Exhibits X1 and X2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits X3 and X4 (return receipt has not been returned as

of the date of execution of this Affidavit)); has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits X5 and X6, (time stamped filing has not yet been received as of the date of the execution of this affidavit)]; and included all information in the Affidavit within.

32. In McKenzie v. McKenzie, Case No. 08 JG 21767, Case No. 07 DU 068569, Lorain County Court of Domestic Relations, Juvenile Division; Affiant has notified the client by certified mail [Exhibits Y1 and Y2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits Y3 and Y4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits Y5, Y6 and Y7 (time stamped copies have not yet been received as of the date of the execution of this affidavit)]; and included all information in the Affidavit within.

33. In Sawicki v. Holyk, Case No. SU 09701369, Case No. CU 08138654, Cuyahoga County Court, Juvenile Division; Affiant has notified the client by certified mail [Exhibits Z1 and Z2 (return receipt has not been returned as of the date of execution of this Affidavit)]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits Z3 and Z4 (return receipt has not been returned as of the date of execution of this Affidavit)]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits Z5 and Z6, (return receipt has not been returned as of the date of execution of this Affidavit) (time stamped filings have not been received as of the date of execution of this Affidavit)]; and included all information in the Affidavit within.

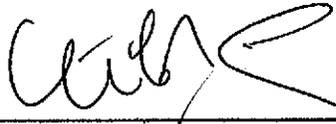
34. In re: the Matter of Alyssa Kral, Case No. CU 06105475, Cuyahoga County Court, Juvenile Division; Affiant has notified the client by certified mail [Exhibits AA1 and AA2]; has delivered to the client all papers and property; refunded all fees and expenses; has notified opposing counsel by certified mail [Exhibits AA3 and AA4]; has notified and filed in the Clerk of Courts, a Notice of Disqualification as Counsel of Record and Request for Permission to Withdraw [Exhibits AA5 and AA6 (return receipt has not been returned as of the date of execution of this Affidavit) and (time stamped filing has not yet been received as of the date of execution of this affidavit)]; and included all information in the Affidavit within.

35. AFFIANT states further that the attorney registration card, #0073002, is being surrendered and is attached to the front page of this Affidavit.

36. AFFIANT states further that he has retained the address of PO Box 250, Hinckley, Ohio 44233, and can be contacted at that address.

37. AFFIANT states further that he has performed all of the foregoing in strict compliance with the Order issued by the Supreme Court of Ohio on April 21, 2009.

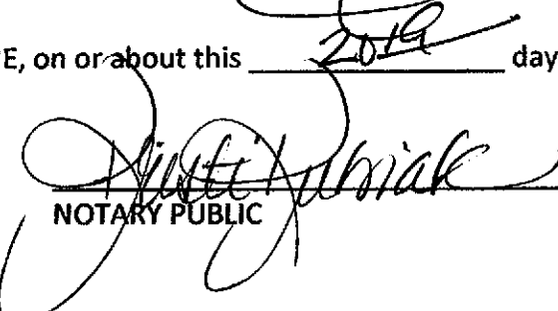
AFFIANT FURTHER SAYETH NAUGHT.

  
\_\_\_\_\_  
KENNETH J. LEWIS

SWORN TO AND SUBSCRIBED BEFORE ME, on or about this 20th day of May, 2009.



KRISTI KUBIAK, NOTARY  
STATE OF OHIO  
MY COMMISSION EXPIRES: 11/25/11

  
\_\_\_\_\_  
NOTARY PUBLIC

**CERTIFICATE OF SERVICE**

A copy of the foregoing is being served upon the Relator, Medina County Bar Association, c/o John C. Oberholtzer, 93 Public Square, Medina, Ohio 44256, by certified mail, postage prepaid, on this 21<sup>st</sup> day of May, 2009.

/s/ Kenneth J. Lewis  
KENNETH J. LEWIS (0073002)

**Attachment not scanned**