

ORIGINAL

IN THE SUPREME COURT OF OHIO

09-1721

SAINT TORRANCE (PCWC) (PSLWC) :  
3182 WERK RD #2, :  
CINCINNATI, OHIO 45211 :

Case No.

Common Pleas Case No. A0902496  
(Defendants: Angel Hill &  
William Aleu)  
Common Pleas Case No. A0905698

RELATOR, :

HONORABLE :  
JUDGE JEROME J. METZ :  
HAMILTON COUNTY COURT OF :  
COMMON PLEAS COURT :  
1000 MAIN ST COURTHOUSE #380 :  
CINCINNATI, OHIO 45202 :

AND :

MAGISTRATE MICHAEL L. BACHMAN :  
HAMILTON COUNTY COURT OF :  
COMMON PLEAS :  
1000 MAIN ST COURTHOUSE ##585 :  
CINCINNATI, OHIO 45202 :

AND :

ATTORNEY NICHOLAS J. DINARDO :  
OF LEGAL AID SOCIETY OF :  
SOUTHWEST OHIO, LLC :

AND :

LEGAL AID SOCIETY OF SOUTHWEST :  
OHIO, LLC :  
215 EAST NINTH STREET :  
CINCINNATI, OHIO 45202 :

PATRICIA M. CLANCY, :  
CLERKS OF COURT :  
1000 MAIN ST :  
CINCINNATI, OHIO 45202 :

FILED  
SEP 23 2009  
CLERK OF COURT  
SUPREME COURT OF OHIO

RECEIVED  
SEP 23 2009  
CLERK OF COURT  
SUPREME COURT OF OHIO

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MANDATORY JUDICIAL NOTICE AND AUTHORITIES:  
&  
NOTICE OF ALL WRITS, MANDAMUS, PEREMPTORY, PROHIBITION,  
PROCEDENDO  
&  
EMERGENCY IMMEDIATE DECLARATORY & INJUNCTIVE RELIEF AND/OR  
DECLARATORY RELIEF,  
&  
NOTICE OF DOUBLE DEFAULTS AND  
&  
NOTICE OF US CONSTITUTIONAL VIOLATIONS &  
COMPENSATORY AND PUNITIVE DAMAGES 7  
INDEFINITE "PROTECTIVE ORDER" ON ALL HAMILTON COUNT  
COURTHOUSES AND ALL ITS SWORN IN, UNDER OATH, IN OFFICE

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Relator, Saint Torrance (PCWC) (PSLWC) as a protected class & Pro Se Litigant, with conditions, comes before this Supreme Court pursuant to R.C. 2731: Mandamus, and All Writs, US Constitutional Violations to a (PCWC) too, injunctive and/or declaratory relief for Plaintiff-Relator, Saint Torrance comes before this trial (Supreme Court) court pertaining to a trial (Judge Jerome J. Metz, Jr.) court, trial (Magistrate Michael L. Bachman) court, and Defense Attorney Nicholas J. DiNardo and The Legal Aid Society of South West Ohio, LLC, pursuant to the Ohio Rules of Civil Procedures of Rule 11, Rule 55, the US Constitution under the 14<sup>th</sup> amendment Section #1, related to due process & equal protection clauses, Section #3 for judicial officers, attorney being sworn in, under oath, in office of a corporation, and Relator falls under the American with Disabilities Act (ADA) of a Protected class with conditions (PCWC) and (PSLWC). Violation of the Ohio Revised Code, Federal Laws, US Constitution, leading to the trial (Judge Jerome J. Metz) (Magistrate Michael L. Bachman) (Attorney Nicholas J.

DiNardo) court with a “Writ of Mandamus”, Injunctive and/or Declaratory relief, Malfeasance, compensatory and punitive damages, and trial by Society (Heaven) court.

### FACTS

1. Plaintiff-Relator Saint Torrance cases were separated which was severing claims by trial (Judge Jerome J. Metz, Jr.) court, on 6-10-2009.
2. Defendant (Pro Se Litigant, without conditions) (PSLWOC), William Aleu, like Plaintiff-Relator, Saint Torrance, protected class with conditions (PCWC), Pro Se Litigant, with conditions (PSLWC) status, during this time, filing a Complaint, Defendant William Aleu did attempt to Answer to the Complaint on 6-10-2009 and failed to sign, place an address, and a Certificate of Services, the Complaint, filed by Plaintiff-Relator Saint Torrance on 3-11-2009.
3. Trial (Judge Jerome J. Metz, Jr.) court, had severing the claims and separating the cases, the trial (Supreme Court) court, will see Defendant William Aleu, Answer on 3-16-2009, and severing claims 6-10-2009, but in both instances, the ‘Clerks of Courts’ had filed a non-signature and non-address of a Defendant William Aleu, In my history with the Clerk of Court, which every documents that was ever filed in any courthouse by Plaintiff-Relator, Saint Torrance, the “Clerk of Court” has always made sure that Plaintiff- Relator had signed and attached a Certificate of Service, the Answer filed by Defendant William Aleu, status is a Pro Se Litigant without conditions (PSLWOC), but failed to qualify, for an answers, without signature, address and certificate of service is

consider not filed and if the Clerks of court filed an illegal document without the proper signature block, current address, certificate of services, not attached is a acted of trespassing on the same rights as a judicial officer any authority figures in office, under oath, sworn in to uphold the US Constitution for every citizen has done to a (PCWC) (PSLWC), but an Answer, being filed, without a signature, address block, certificate of service under Rule 11 of the Ohio Rules of Civil Procedures, require (See Exhibit #2), also under, Rule 12 for Defense, Objection, Pleadings, a non-signature block not signed, non-address, and no certificate of service not given established failure to answer just like in Rule 37 for a Motion to Compel for Discovery and Sanctions for not answering or evading or evasive to a question given in a for of Interrogatories, Production of Documents, Request for Admission, in this matter of the Plaintiff-Relator's Complaint. This Breach of Rules, under Rule 11, 12, of the Ohio Rules of Civil Procedures entitles Plaintiff-Relator to a Default Judgment under Rule 55 of the Ohio Rules of Civil Procedures.

4. During another ordeal in this procedures of civil procedures Defendant failed to show up for two case conference management dates on 6-1-2009 and the other cases conference management serving claims was giving for 7-1-2009 where Defendant William Aleu failed to show and a Default Judgment was given against Defendant William Aleu for this second first proper case conference management was giving in fair ness and good faith by the trial (Judge Jerome J. Metz, Jr.) court.

5. This serving claims, cancels out one of the case conference management on 6-1-2009 canceled out this first case conference management for Defendant William Aleu, giving

the Defendant William Aleu a good faith efforts, benefit of the doubt to establishing a prosecution of this Complaint, the first case conference management to be held on 7-1-2009 and Defendant (PSLWOC) William Aleu, for Defendant, no-show, or even trying to obtain an attorney at the last minute does not justify proper time to defend where there was numerous Rule violations with Defendant (PSLWOC) William Aleu, failing to go to Legal Aid Society for help, where I had informed him and directed him to the number of Legal Aid or obtain an attorney with the Lawyers Referrals number, Defendant trying to obtain Legal Aid counsel before this hearing for case conference management hearing on 7-1-2009, but had not obtain Legal Aid counsel until the hearing on July 13, 2009 for Plaintiff default hearing, in this "illegal judicial tactics" by trial (Magistrate Michael L. Bachman) court and Counsel for Defendant William Aleu, the attorney Nicholas J. DiNardo and Legal Aid Society of South West Ohio has just demonstrated against a (PCWC) (PSLWC) that constitutional violation has been done to a (PCWC) & (PSLWC) shows that it was intentional to tormenting, torturing, aggravation of ones conditions and to even to disregard the law and trespassing, is a act of treason, it like called being a **double dual agent for the state**, but not following the law to even to attempt not to be equal protection and due process of individual rights, especially a (PCWC) & (PSLWC) acting as my own attorney is a direct tradition of violating my fathers law is very hell place, driven, locked in, can not blame my fathers because of "Free Will" is a direct violation in front of GOD and Jesus under the US Constitution he made for everyone that believe and claim them, remember my God father does not have parents, no excuse to accept that one.

6. This error of failure demonstrates in my Federal Cases: St. Torrance vs. Citifinancial Mortgage Company Inc., et al Case No. 1:08-CV-403. to show entitles Plaintiff-Relator for a Default Judgment under Rule 55 where in this present matter, trial (Judge Jerome J. Metz, Jr.) court failed to render this decision or entry on the docket and journalized this Default Judgment without further proceeding had step its judicial boundaries on attempt to torment, torture, aggravate, deny everything to a (PCWC) (PSLWC), not knowing that judicial officers were ignoring the tell\tell signs of a (PCWC) & being a (PSLWC) would show a double standard that Plaintiff-Relator did not know of, but have been very experienced in denials throughout my pursuit of equal, due process of rights and if discrimination to a (PCWC) & a (PSLWC) just imagine is racism still exist, if it did not they why am I broke and stripped through a process of it taking one expense from one creditor to make a ripple effect to force a protected class back to bankruptcy filing now that destruction waiting to happen when society find out about that which is manufactured to complete the one world order by force or conquest I love this "Bible" it tells you what side you better be on here come Armageddon again, while I am looking at you in reverse of your souls, this process started with ("CMHA") failed to pay a (PCWC) & (PSLWC), through this "illegal business tactics" I am the prime example of slavery in business still exist, through money not the US Constitution violators, thief's, a group of mass-co fusionist for money and not who made the money "NO EXCUSE" when it come to judgment day if you failed to say you sorry to my fathers and make your bother whole again and rectify the situation with the money you stolen from my fathers, the greedy is whom I talk about you did not see the game you robbed GOD people your own ark angel will torment you wake up, the Question is how many millions do you need

to buy a meal, Plaintiff-Relator says: the government was “QUICK TO COLLECT, SLOW TO GIVE A CHECK” but had built a tolerance for denials and keep reading the law, showed a “illegal judicial tactics” and in seeing this, experiencing this, I notice something was wrong with OHIO, judicial officer, consisting of judges, magistrates, attorneys, clerk of courts, law clerks, is a form of due process & equal protection rights for Plaintiff-Relator, especially being a protected class with conditions (PCWC). This is another example of why is the judicial Officer, blocking a “special class” or protected class, Pro Se Litigant, with conditions (PSLWC), access to justice, liberty, life, property, especially a disabled, handicap, retarded individual under the American with Disabilities Act of 1990 and new amendments to the ADA Acts, still experiencing equal and fair due process to rights, a double standard, substandard of living for the disabled, handicap, retarded, show a double standard towards (PCWC & especially a (PSLWC) can be down we might be crazy but not stupid it’s a big difference on conditions, and it will always be someone to protect the (PCWC) (PSLWC) Thee Saint is here to stay forever even after death watch it death its very tricky if you can face it, it called a thousand year reign, it a (“B”).

7. The trial (Judge Metz, Jr.) court error by not rendering decisions properly under the Defendant William Aleu failure to Answer not being signed, an address, certificate of services, or forwarding address has shown a light on Patricia M. Clancy, Clerks of Court, pertaining to how this Non-Answer, non-signature, non-address, no certificate of service existed, causing all this tormenting, torturing, aggravation of ones conditions, is breach of constitution violation and the question is why is it still nothing done or is it being done no

notification from any one except a Motion from the Prosecuting Joseph T. Deters, do you not think I know you watching Plaintiff-Relator, do you not think there is another Writ of Ignorance to acknowledge a failed system in OHIO especially with the babies and the elders, the first move was "Check mate" now its "Stale mate" I will give you an example the words are "**DOUBLE DUAL AGENT & MOTION TO DISMISS**" is my next "BIG WORDS", right now, with any one in authority status, Plaintiff-Relator given you the faithful sight, not worldly sight.

8. The trial (Judge Jerome J. Metz Jr.) court, has thirty (30) days for a court to answer to a motion under Revised Code 2701.02, ("Courts must render decisions within time limit.") most of its decision has to be render within thirty (30) days of any motion, for access, to any other courts and make sure that a person due process rights are not infringed upon.

### **2701.02 Courts must render decisions within time limit.**

When submitted to a court on motion, demurrer, or motion for new trial, or when submitted to a court on appeal on questions of law or on final trial on the issues joined, a cause begun in a court of record shall be determined and adjudicated within thirty days after such submission.

This section applies to causes sent to a referee or special master, and to motions affecting the confirmation, modification, or vacation of a report thereof. This section does not affect, alter, or change the rules of the supreme court.

Effective Date: 10-01-1953

9. Petitioner had also applied for Leave of Court for Supplement Pleadings for Breach of Contract (See Exhibit #1), Petitioner also applied for Plaintiff-Petitioner Supplemental Evidence Motion for Default Judgment. (In Angel, Hill Case No. A0902496), Answer to

the Complaint being without signature, address, certificate of services, and the clerk of court had filed a document illegal under Rule 11 of the Ohio Rules of Civil Procedures without a signature can not constitute a pleading to be filed properly and be accepted by any trial (Judge Metz, Jr.) court which would violate Plaintiff-petitioner due process of rights under the US Constitution, Ohio revised Code and Ohio Rule of Civil Procedures not being followed by the Pro Se Litigant Defendant (PSLWOC) William Aleu.

10. Respondent, Judge Jerome J. Metz, Jr., had failed in numerous due process violation against a protected class with conditions (PCWC) and in doing so there is no excuse for a any reason for a trial court or any court continue to torment, torture, aggravate ones conditions of any conditions against an unharmed, un armed, unsound mind and helpless, but (PCWC) & (PSLWC) stuck it out to know that my father made that law to be flawless and they called my and in the world being mimicked is called the "Lawless One" but like usual, ignorance is apart of fear, acceptance, change, which a gift, is hidden in common sense vs. specialist, in any filed is a direct threat, to nothing, you own or I own, not well protected against everyone Relator is a protected class with conditions (PCWC) and (PSLWC), regard less of color, religion, disabilities.

11. Respondent also failed to conclude and facts with the conclusion of law of it judgment, entry, order and/or decree to any Petitioner Motions. Respondent negligence of due process for a protected class with conditions is grounds for a "Writ of Mandamus" and charging the trial court of civil rights violations being considered as becoming a Defendant helper and cross the law to many time not to be fighting a protected class with conditions is no excuse of hearsay in the professional field, where Plaintiff-Petitioner

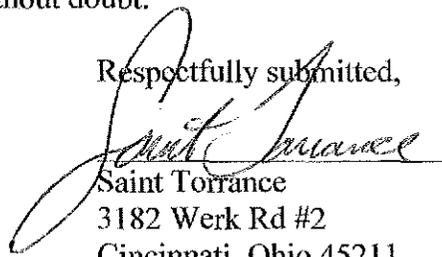
does not have a degree and have experience and still experience this double standard towards Pro Se Litigants but in this "Writ of Mandamus" Plaintiff Petitioner is a Pro Se Litigant with conditions (PSLWC).

5. Respondent has some sort of non-believe, hidden agenda, working for Plaintiff-Relator and would not even believe it in a thousand year reign, in the law and rule of civil procedures for a protected class with conditions (PCWC) (PSLWC) and a bias, prejudice toward, Pro Se Litigants, in this court system especially a (PCWC) which is like fight a disabled, handicap, retarded person with the protected class with conditions not being a equal fighting, any one, because of the status of unsound mind, warrants a bench warrant automatic without reasons, excuses, doubt, this form of "judicial abuse" to a protected class with conditions, is un professional, and still mimics through the judicial system toward Pro Se Litigant and attorneys are not no better, where the relation has to severing the attorney-Judge relation so law will be followed severing, up held to the fullest, honored by my fathers, if not then here come your destruction of law becoming obsolete without this game, being manufacture, in the beginning to conquer by conquest or by death and Plaintiff-Relator, will chose death in order to receive the slaves I once asked for from my fathers for eternity.

12. Respondent failed to see and notice a due process of right for the Plaintiff-Relator and in not doing so had infringed on Relators, US Constitutional rights for failed to award a Default Judgment against Defendant William Aleu, and contiuning sow that a subject-matter jurisdiction and Vacate Void Judgment, Orders, Entry, Decree is warrant without a warrant is automatic under the law without a (PCWC) & (PSLWC) even should not even

to begin to thought of a US Constitutional vindication process where law is Flawless, every one has a job representing herself as a Pro Se Litigant just like Plaintiff-Petitioner in the Complaint filed against William Aleu, the question for the trial (Supreme Court) court :Why is any one fighting a (PCWC) especially a (PSLWC) if they are probing my info it will come back to hunt them without a doubt. Defendant William Aleu Hill did not seek counsel or legal aid help and taken this serious matter into her own hands and had failed to follow the Ohio Rules of Civil Procedures with no excuse, reason to properly defending Himself like Plaintiff-Relator Saint Torrance being a (PCWC) & PSLWC), has in his continuing legal battles with the Defendant and all of these judicial Offices too for a simple Complaint and the trial (Judge Jerome J. Metz, Jr.) court, trying to help the Defendant or any delay is a direct violation of Plaintiff US Constitutional rights and being with a (PCWC) (PSLWC) is a check mate now will take it to the next level called "stale mate" are in violation of due process right, a illegal emotions to protect but failed to properly to represent any Defendant against a Protected class with conditions (PCWC) (PSLWC), is un professional and over due to clean up, the true problem which, Law did not do but people allow to bend a flawless law, to do what they want it a believe or non-believe reason why my fathers will set you so that you can return his knowledge, wisdom, and foolish back to them without doubt.

Respectfully submitted,

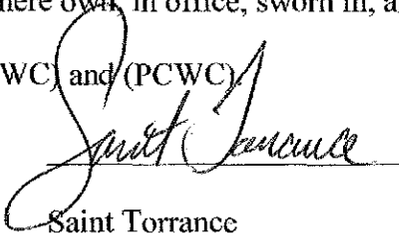
  
Saint Torrance  
3182 Werk Rd #2  
Cincinnati, Ohio 45211  
(513) 541-8522  
(513) 290-5445  
[Phattoc4@yahoo.com](mailto:Phattoc4@yahoo.com)

AFFIDAVIT OF PETITIONER SAINT TORRANCE

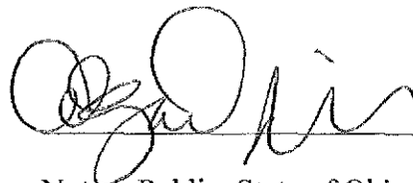
STATE OF OHIO                    }  
  }SS  
COUNTY OF HAMILTON        }

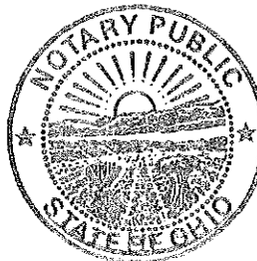
Saint Torrance, being duly affirmed on my oath, say that the Petitioner, Saint Torrance in the above referenced action this Notice of ALL Writs is that all facts there in this Writ against a Defendant William Aleu owning money and failed to pay the Landlord Saint Torrance and the delay, US Constitutional violations from the Honorable Judge Jerome J. Metz, Jr. and all other Respondents on this Complaint against a (PCWC) the judge opinion has made the entry, judgments to bias, prejudice, due process & equal protection clauses, and no respect for the disabled, handicap, retarded, citizen of America. Relator is a "special class" under the ADA, which ADA by congress & Senate failed to fully protect the disabled handicap, retarded and the Protected Class with conditions (PCWC) with many jobs as Disabled Veteran, Business Man, Pro Se Litigant, Relator, is still currently with VA Hospital under treatment and been under treatment ever since 1991 and my records do not reflect not one known cases of my legal issues which is a violation of a Doctor, Hospital, Department of Veterans Affairs shows a bigger agenda by denying a 3<sup>rd</sup> Class Citizen first, Black Man second, then a Disabled Veteran Third, Fourth a business man, fifth a forced to become a Pro Se litigant, with conditions in all areas of my cases, also verified through these ALL Writs, US Constitutional violations record is of my own knowledge and are true and correct. Entries and one given by Judge Jerome J. Metz, Jr., dated June 10, 2009 and no conclusion of law attached, and not ruling from the trial (Judge Metz, Jr.) court, which is a catch 22 as to whom suppose to be following the

law and civil procedures that is connected to due process or equal protection to a (PSLWC), (PCWC), this court has placed this game of “bait and switch” of criminal mind to civil minds the law with a (PSLWC) (PCWC), this Respondent, playing, delaying, tormenting, torturing a Pro Se Litigant, with conditions (PSLWC) does not have an excuse a “judicial officers” to supersede a Petitioner with conditions and protected specially under the ADA and one conditions as a (PCWC), is violation before due process & equal protection clause can even begin to surface for any defense from Respondent or trial (Judge E. Winkler) court of there own, in office, sworn in, and under oath when sworn in, and duties to protect a (PSLWC) and (PCWC)

  
Saint Torrance

SUBSCRIBED AND SWORN TO BEFORE ME ON THIS September 22, 2009.

  
Notary Public, State of Ohio



ABIGAIL NICODEMUS  
Notary Public, State of Ohio  
My Commission Expires  
September 18, 2010

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**Case Summary**

**Case Options**

**Case Number:** A 0902496  
**Case Caption:** SAINT TORRANCE vs. ANGEL HILL  
**Judge:** JEROME J METZ  
**Filed Date:** 3/11/2009  
**Case Type:** H744 - BREACH OF CONTRACT & JURY DEMAND- OC- POV AFF  
**Total Deposits:** \$ 0.00  
**Total Costs:** \$ 285.50

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**Case History**

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Doc	Image#	Date	Description	Amount
<input type="checkbox"/>		8/6/2009	ENTRY REQUESTING OFFICIAL STENOGRAPHER	
<input type="checkbox"/>		8/6/2009	ENTRY DENYING PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT	
<input type="checkbox"/>		7/16/2009	NOTICE OF HEARING ON PLAINTIFFS MOTION FOR SUMMARY JUDGMENT	
<input type="checkbox"/>		7/9/2009	PLAINTIFF SUPPLEMENTAL AFFIDAVIT MOTION FOR SUMMARY JUDGMENT	
<input type="checkbox"/>		7/6/2009	PLAINTIFF MOTION FOR SUMMARY JUDGMENT	
<input type="checkbox"/>		7/1/2009	ENTRY DENYING PLAINTIFF'S MOTION FOR RECONSIDERATION OF DEFAULT JUDGMENT	
<input type="checkbox"/>		6/12/2009	PLAINTIFF MOTION FOR RECONSIDERATION OF THIS DEFAULT JUDGMENT AGAINST DEFENDANT ANGEL HILL AND MOTION FOR DEFAULT JUDGMENT AGAINST WILLIAM ALEU AND VACATE THIS DENIAL OF DEFAULT JUDGMENT PURSUANT TO DEFENDANT FAILURE TO SIGN PLEADINGS OF ANSWER TO COMPLAINT AND REQUEST VACATE VOID JUDGMENT AND SUBJECT-MATTER JURISDICTION	
<input type="checkbox"/>		6/10/2009	ENTRY DENYING PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT	
<input type="checkbox"/>		6/10/2009	ENTRY SEVERING CLAIMS	
<input type="checkbox"/>		6/3/2009	PLAINTIFF MOTION FOR TRIAL COURT FACTS AND CONCLUSION LAW FOR SEPARATION OF COMPLAINT AND CONTRACTS SIMILAR IN NATURE	
<input type="checkbox"/>		6/2/2009	CASE SCHEDULING ORDER	
<input type="checkbox"/>		6/2/2009	ENTRY REQUESTING OFFICIAL STENOGRAPHER	
<input type="checkbox"/>		6/2/2009	PLAINTIFF SUPPLEMENT SUPPLEMENT EVIDENCE MOTION FOR DEFAULT JUDGMENT	
<input type="checkbox"/>		5/13/2009	ANSWER OF ANGEL HILL	
<input type="checkbox"/>		5/7/2009	PLAINTIFF MOTION FOR DEFAULT JUDGMENT	
<input type="checkbox"/>		5/6/2009	PLAINTIFF MOTION FOR LEAVE OF COURT FOR SUPPLEMENTAL PLEADINGS FOR BREACH OF CONTRACT	
<input type="checkbox"/>		4/13/2009	SUMMONS ISSUED BY REGULAR MAIL TO ANGEL HILL	
<input type="checkbox"/>		4/13/2009	REGULAR MAIL SERVICE ISSUED TO ANGEL HILL	
<input type="checkbox"/>		4/13/2009	CERTIFICATE OF REGULAR MAIL FILED.	
<input type="checkbox"/>		4/10/2009	WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF SUMMONS AND COMPLAINT ON ANGEL HILL	

*EX-1*



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Cincinnati, OH 45202



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### Case Summary

Case Number: A 0905698  
 Case Caption: SAINT TORRANCE vs. WILLIAM ALEU  
 Judge: JEROME J METZ  
 Filed Date: 6/10/2009  
 Case Type: H702 - OTHER CIVIL - TAXED IN COSTS  
 Total Deposits: \$ 0.00  
 Total Costs: \$ 273.00

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### Case History

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Doc Image#	Date	Description	Amount
	9/16/2009	MOTION FOR DEFAULT JUDGMENT	
	8/28/2009	ENTRY ADOPTING AND MODIFYING THE MAGISTRATE'S DECISION	
	8/27/2009	ENTRY REQUESTING OFFICIAL STENOGRAPHER	
	8/6/2009	NOTICE OF HEARING ON OBJECTIONS TO THE MAGISTRATE'S DECISION	
	7/27/2009	DEFENDANT'S OBJECTIONS TO THE MAGISTRATE'S DECISION	
	7/27/2009	FIRST AMENDED ANSWER AND COUNTERCLAIMS	
	7/23/2009	PLAINTIFFS MANDATORY JUDICIAL NOTICE NOTICE OF DEFAULT NOTICE OF JUDICIAL DUTY NOTICE OF DEPRIVATION OF RIGHTS UNDER COLOR OF LAW	
	7/21/2009	PLAINTIFF NOTICE TO VACATE VOID JUDGMENT PURSUANT TO SUBJECT-MATTER JURISDICTION ON MAGISTRATE DECISION FOR THE LACK OF JURISDICTION	
	7/14/2009	MAGISTRATE'S DECISION. COPY OF MAGISTRATE'S DECISION SENT BY ORDINARY MAIL TO ALL PARTIES OR THEIR ATTORNEYS AS INSTRUCTED PER PRAECIPE.	
	7/14/2009	REGULAR MAIL SERVICE ISSUED TO DINARDO/NICHOLAS/J	
	7/14/2009	REGULAR MAIL SERVICE ISSUED TO SAINT TORRANCE	
	7/14/2009	REGULAR MAIL SERVICE ISSUED TO DARYL V HAWKINS	
	7/14/2009	REGULAR MAIL SERVICE ISSUED TO LAWRENCE BARON	
	7/14/2009	REGULAR MAIL SERVICE ISSUED TO AMANDA ROMANELLO	
	7/14/2009	CERTIFICATE OF REGULAR MAIL FILED. DINARDO/NICHOLAS/J	
	7/14/2009	CERTIFICATE OF REGULAR MAIL FILED. SAINT TORRANCE	
	7/14/2009	CERTIFICATE OF REGULAR MAIL FILED. AMANDA ROMANELLO	
	7/14/2009	CERTIFICATE OF REGULAR MAIL FILED. LAWRENCE BARON	
	7/14/2009	CERTIFICATE OF REGULAR MAIL FILED. DARYL V HAWKINS	
	7/13/2009	NOTIFICATION FORM FILED. NICHOLAS DINARDO	
	7/6/2009	PLAINTIFF MOTION FOR NOTICE TO DEFENDANT FOR DEFAULT JUDGMENT HEARING	
	7/6/2009	PLAINTIFFS MOTION FOR NOTICE TO DEF FOR DEFAULT JUDGMENT HEARING	

*Ex. 2*

- 7/2/2009 ORDER OF REFERENCE
- 7/1/2009 PLAINTIFF MOTION FOR JUDGMENT ON THE PLEADINGS AND DEFAULT JUDGMENT
- 6/23/2009 ENTRY OF RE-ASSIGNMENT
- 6/17/2009 JUDGE ASSIGNED CASE ASSIGNED TO METZ/JEROME/J PRIMARY
- 6/17/2009 JUDGE REASSIGNED CASE TRANSFERRED FROM NADEL/NORBERT/A COURT ORDERED PRIMARY
- 6/17/2009 ORDER
- 6/17/2009 JUDGE ASSIGNED CASE ROLLED TO NADEL/NORBERT/A PRIMARY
- 6/12/2009 ENTRY DENYING PLAINTIFFS MOTION FOR LEAVE TO FILE SUPPLEMENTAL PLEADINGS FOR BREACH OF CONTRACT
- 6/12/2009 REQUEST FOR AN OFFICIAL COURT STENOGRAPHER
- 6/10/2009 PLAINTIFF MOTION FOR LEAVE OF COURT FOR SUPPLEMENTAL PLEADINGS FOR BREACH OF CONTRACT
- 6/10/2009 ANSWER OF WILLIAM ALEU
- 6/10/2009 PLAINTIFF INDIGENT FOR COMPLAINT WITH JURY DEMAND
- 6/10/2009 PLAINTIFF MOTION FOR TRIAL COURT FACTS AND CONCLUSION OF LAW FOR SEPARATION OF COMPLAINT AND CONTRACTS SIMILAR IN NATURE
- 6/10/2009 COPY OF SUMMONS - SEE FILING
- 6/10/2009 ELECTRONIC POSTAL RECEIPT RETURNED, TO WILLIAM ALEU
- 6/10/2009 ENTRY SEVERING CLAIMS
- 6/10/2009 CLASSIFICATION FORM FILED.
- 6/10/2009 COMPLAINT FILED
- 6/10/2009 TAXED IN COSTS - FILING SAINT TORRANCE 0.00

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