

IN THE SUPREME COURT OF OHIO

L. MITCHELL, Pro Se)	CASE NO. 10-0208
)	
Plaintiff-Appellant,)	
)	On Appeal From The Cuyahoga
v.)	County Court of Appeals
)	Eighth Appellate District
)	
WESTERN RESERVE AREA AGENCY)	Court of Appeals Case No.
ON AGING,)	08-091546
)	
Defendant-Appellee.)	

APPELLEE WESTERN RESERVE AREA AGENCY ON AGING'S MOTION TO STRIKE

Luann Mitchell (0007205)
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 (216) 486-0024

Gerald B. Chattman (0001851)
 Dale A. Nowak (0014763)
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 Cleveland, Ohio 44114
 (216) 621-5300

Attorney for Appellant, pro se

Attorneys for Appellee, Western Reserve
 Area Agency on Aging

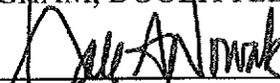
RECEIVED
 MAR 01 2010
 CLERK OF COURT
 SUPREME COURT OF OHIO

FILED
 MAR 01 2010
 CLERK OF COURT
 SUPREME COURT OF OHIO

Appellee Western Reserve Area Agency on Aging (WRAAA) respectfully moves this Honorable Court for an order striking the Notice of Appeal and “Memorandum in Support of Jurisdiction” filed by Appellant Mitchell in this matter, for the reasons more fully set forth in the accompanying Memorandum.

Respectfully submitted,

BUCKINGHAM, DOOLITTLE & BURROUGHS, LLP

By:  _____

Gerald B. Chattman (0001851)

Dale A. Nowak (0014763)

Alan P. DiGirolamo #0042582

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Attorney for Defendant-Appellee

MEMORANDUM

As the Court is aware, this case represents the continuation of litigation detailed in this Court's decision suspending Mitchell from the practice of law. *Cleveland Bar Assoc. v. Mitchell*, 118 Ohio St. 3d 98, 2008-Ohio-1822.

Due to the involvement of WRAAA's counsel in this action and in the proceedings which led to Mitchell's suspension, Mitchell had continuously directed vitriolic, personal attacks at WRAAA's counsel. Further she has repeatedly filed documents with the lower courts which, not coincidentally, were not received by WRAAA or its counsel, including the initial "Ex Parte Motion" which started this whole case back in early 2001. In the court of appeals, below, Mitchell filed more than half a dozen motions with the court of appeals which were never received by WRAAA or its counsel, motions which were brought to the attention of WRAAA's counsel by the court of appeals, itself, through rulings upon the motions or otherwise.

Consistent with this course of conduct, WRAAA did not receive from Mitchell a copy of the notice of appeal or a copy of the memorandum in support of jurisdiction which were filed in this Court on February 1, 2010. Only by checking the docket and obtaining a copy of what was filed via the internet was WRAAA in a position to respond to Mitchell's filings, and there is ample reason to believe [given Mitchell's course of conduct in this litigation] that the certificates of service which are appended to her notice of appeal and memorandum in support of jurisdiction in this Court are sham. Pursuant to Rule XIV, Section 2, of the Rules of Practice of the Ohio Supreme Court, WRAAA respectfully moves this Honorable Court to strike from its files the notice of appeal and memorandum in support of jurisdiction filed by Mitchell in this case.

Appellee WRAAA further moves this Honorable Court to strike the memorandum in support of jurisdiction filed by Appellant Mitchell for the reason that it patently fails to comply with Rule III, Section 1, of the Rules of Practice of the Ohio Supreme Court. The “memorandum” does not contain a table of contents [as required by Section 1(B)(1)], does not contain a thorough explanation of why a substantial constitutional question is involved or why the case is of public or great general interest [as required by Section 1(B)(2)], and does not contain a proposition of law supported by a brief and concise argument [as required by Section 1(B)(4)]. Inasmuch as the “memorandum in support of jurisdiction” filed by Appellant Mitchell does not even attempt compliance with the Rules of Practice of the Ohio Supreme Court, and inasmuch as this appeal is a mere ruse to enable a meritless motion to stay filed on February 19, 2010 in a pending common pleas court proceeding against Mitchell (see attached Exhibit A), the memorandum in support of jurisdiction should be stricken for failure to comply with the rules and because it is mere sham.

CONCLUSION

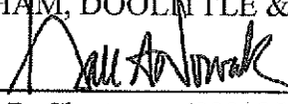
It is an unfortunate outrage that Appellant Luann Mitchell has continued her attack upon Western Reserve Area Agency on Aging, a non-profit entity whose resources should not be squandered through frivolous litigation at the hands of an attorney who is using her knowledge of the legal system to abuse an innocent party. It is an outrage that Mitchell would assert, in her “memorandum in support of jurisdiction”, that she is still owed by WRAAA the monies which this Court found she was claiming based upon false evidence. *Cleveland Bar Assoc. v. Mitchell, supra*, ¶34.

The documents filed by Mitchell in this Court should be stricken and this appeal should be dismissed.

Respectfully submitted,

BUCKINGHAM, DOOLITTLE & BURROUGHS, LLP

By: _____


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Attorney for Defendant-Appellee

CERTIFICATE OF SERVICE

A copy of the foregoing Appellee Western Reserve Area Agency on Aging's Motion to Strike was served via U.S. Mail, postage pre-paid to LuAnn Mitchell, Esq., P.O. Box 08531, Cleveland, Ohio 44108, this 26th day of February, 2010.



Dale A. Nowak (0014763)

STATE OF OHIO)
) S.S. AFFIDAVIT OF DALE A. NOWAK
COUNTY OF CUYAHOGA)

I, DALE A. NOWAK, do solemnly swear and as an officer of the Court do hereby affirmatively represent that, as counsel for Appellee WRAAA in connection with the lower court appeal upon which this appeal is based, neither I nor my co-counsel received service copies of more than half a dozen motions filed by Ms. Mitchell in the Court of Appeals, and I learned of Ms. Mitchell's various motions only from the Court of Appeals when I received a post card from the Court disposing the motions or otherwise. Neither I nor my co-counsel received a copy of the notice of appeal or memorandum in support of jurisdiction filed by Ms. Mitchell in this court in this case, either.

Further, Affiant sayeth naught.



DALE A. NOWAK

SWORN TO before me and subscribed in my presence this 26th day of February, 2010.



NOTARY PUBLIC

«CL2:368568_v1/52574-0004»



MARY F. SMALTZ, Notary Public
Residence - Cuyahoga County
State Wide Jurisdiction, Ohio
My Commission Expires Jan. 21, 2011



Gerald E. Fuerst, Clerk of Courts
Court of Common Pleas - Cuyahoga County, Ohio



DOCKET INFORMATION

Printer Friendly Version

Case Number: CV-09-694799

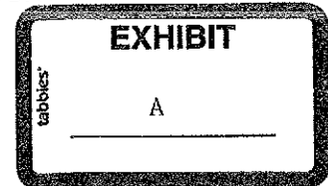
Case Title: WESTERN RESERVE AREA AGENCY ON AGING vs. L. MITCHELL ETAL

Image Viewer: [AlternaTIFF](#)

DOCKET INFORMATION

From Date	Sort	Type	Type	Type	Type	SearchType
/ /	<input checked="" type="radio"/> Ascending <input type="radio"/> Descending					Start Search

Date	Side	Type	Description	Image
02/19/2010	D1	MO	D1 L MITCHELL RENEWED MOTION TO STAY PROCEEDINGS AND /OR IN THE ALTERNATIE, MOTION FOR LEAVE TO PLEAD PRO SE 9999999	
02/19/2010	D1	MO	D1 L MITCHELL RENWED MOTION TO STAY PROCEEDINGS AND / OR IN THE ALTERNATIVE MOTION FOR LEAVE TO PLEAD PRO SE 9999999	
02/19/2010	D1	MO	D1 L MITCHELL MOTION TO CONTINUE PRO SE 9999999	
02/08/2010	N/A	JE	PRE-TRIAL SET FOR 02/26/2010 AT 02:00 PM. PARTIES SHOULD BE PREPARED TO DISCUSS ALL PENDING MOTIONS BEFORE THE COURT. PRE-TRIAL TO BE HELD IN CHAMBERS COURTROOM 15B. CLPAL 02/08/2010 NOTICE ISSUED	
02/08/2010	N/A	JE	CAPTIONED CASE BEING ORIGINALLY ASSIGNED TO JUDGE SHIRLEY STRICKLAND SAFFOLD (318) AND FOR GOOD CAUSE SHOWN, THIS MATTER IS HEREBY REASSIGNED AND TRANSFERRED TO THE DOCKET OF JUDGE NANCY A FUERST (322) (MANUAL) FOR FURTHER PROCEEDINGS ACCORDING TO LAW. CLPAL 02/08/2010 NOTICE ISSUED	
12/29/2009	P1	BR	P1 WESTERN RESERVE AREA AGENCY ON AGING BRIEF IN OPPOSITION TO DEFENDANTS MOTIONS TO STAY PROCEEDING AND MOTIONS FOR LEAVE TO PLEAD... ALAN P DIGIROLAMO 0042582	
12/16/2009	P1	MO	P1 WESTERN RESERVE AREA AGENCY ON AGING MOTION FOR EXTENSION OF TIME TO FILE ITS BRIEF IN OPPOSITION TO DEFTS MOTION TO STAY PROCEEDINGS AND MOTIONS FOR LEAVE TO PLEAD ALAN P DIGIROLAMO 0042582	
12/08/2009	D3	MO	D3 LAME INC MOTION TO STAY PROCEEDINGS AND MOTION FOR LEAVE TO PLEAD PRO SE 9999999	
12/08/2009	D1	MO	D1 L. MITCHELL MOTION TO STAY PROCEEDINGS AND MOTION FOR LEAVE TO PLEAD PRO SE 9999999	
12/08/2009	P	JE	THIS COURT HEREBY RECUSES ITSELF. FINAL. NOTICE ISSUED. COURT COST ASSESSED AS DIRECTED.	
12/07/2009	P	AF	MILITARY AFFIDAVIT	
12/07/2009	P	OT	FINAL JUDICIAL REPORT	
12/07/2009	P	OT	CERTIFICATE OF READINESS	
12/07/2009	P	AF	AFFIDAVIT OF ALAN P. DIGIROLAMO	
12/07/2009	P1	MO	P1 WESTERN RESERVE AREA AGENCY ON AGING MOTION FOR DEFAULT JUDGMENT ALAN P DIGIROLAMO 0042582 12/21/2009 - UNKNOWN	
12/07/2009	P	AF	MILITARY AFFIDAVIT	



11/16/2009 N/A JE PLAINTIFF IS ORDERED TO FILE A MOTION FOR DEFAULT JUDGMENT, CURRENT TITLE WORK, MILITARY AFFIDAVIT AND SUBMIT A PROPOSED MAGISTRATE'S DECISION NO LATER THAN DECEMBER 7, 2009. FAILURE TO DO SO WILL RESULT IN THIS CASE BEING DISMISSED WITHOUT PREJUDICE AT PLAINTIFF'S COST. CLDLJ 11/16/2009 NOTICE ISSUED

11/02/2009 P1 CS LEGAL NEWS ABSTRACT

11/02/2009 P1 CS LEGAL NEWS FEE DEP APPLIED TOWARD LEGAL NEWS \$250.00

11/02/2009 P1 PP PRE-PAID PORTION OF SERVICE PUBLICATION FEE \$629.60

10/29/2009 P1 CS PROOF OF PUBLICATION FILED...DAILY LEGAL NEWS FEE: \$879.60

10/01/2009 P1 SF DEPOSIT AMOUNT PAID BUCKINGHAM DOOLITTLE & BURROUGHS LLP

10/01/2009 P1 SF FORECLOSURE PUBLICATION \$250.00

10/01/2009 P1 OT P1 WESTERN RESERVE AREA AGENCY ON AGING AMENDMENT TO ITS PRAYER FOR RELIEF IN IT'S COMPLAINT. ALAN P DIGIROLAMO 0042582

09/11/2009 D1 SR SUMS COMPLAINT(14376580) SENT BY SPECIAL PROCESS SERVER. TO: L MITCHELL 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000 

09/11/2009 D2 SR SUMS COMPLAINT(14376579) SENT BY SPECIAL PROCESS SERVER. TO: LUANN MITCHELL 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000 

09/11/2009 D3 SR SUMS COMPLAINT(14376578) SENT BY SPECIAL PROCESS SERVER. TO: LAME INC 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000 

09/11/2009 D1 CS WRIT FEE

09/11/2009 D2 CS WRIT FEE

09/11/2009 D3 CS WRIT FEE

09/11/2009 D3 SR INSTRUCTION FOR SERVICE ON COMPLAINT BY PROCESS TO L MITCHELL, LUANN MITCHELL AND LAME FILED.

09/09/2009 N/A JE ORDER FOR APPOINTMENT OF DALE A. NOWAK AS PROCESS SERVER.... OSJ. NOTICE ISSUED

09/03/2009 P1 MO P1 WESTERN RESERVE AREA AGENCY ON AGING MOTION FOR APPOINTMENT OF PROCESS SERVER..(W) ALAN P DIGIROLAMO 0042582 09/23/2009 - GRANTED

08/28/2009 D1 SR REGULAR MAIL SERVICE RECEIPT NO. 14135010 RETURNED 08/28/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/L/ NOT DELIVERABLE - NO SUCH NUMBER NOTICE MAILED TO PLTFS ATTORNEY. \$0.78

08/26/2009 D2 SR REGULAR MAIL SERVICE RECEIPT NO. 14134975 RETURNED 08/26/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/LUANN/ NOT DELIVERABLE - NO REASON INDICATED NOTICE MAILED TO PLTFS ATTORNEY. \$0.78

08/26/2009 D3 SR REGULAR MAIL SERVICE RECEIPT NO. 14155812 RETURNED 08/26/2009 FAILURE OF SERVICE ON DEFENDANT LAME INC NOT DELIVERABLE - NO SUCH NUMBER NOTICE MAILED TO PLTFS ATTORNEY. \$0.78

08/26/2009 D2 SR REGULAR MAIL SERVICE RECEIPT NO. 14134986 RETURNED 08/26/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/LUANN/ NOT DELIVERABLE - NO SUCH NUMBER NOTICE MAILED TO PLTFS ATTORNEY. \$0.78

08/05/2009 D1 SR REGULAR MAIL SERVICE RECEIPT NO. 14155811 RETURNED 08/04/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/L/ NOT DELIVERABLE - NOT DELIVRBL AS ADDR NOTICE MAILED TO PLTFS ATTORNEY. \$0.78

08/03/2009 D3 SR REGULAR MAIL SERVICE RECEIPT NO. 14102845 RETURNED 08/03/2009 FAILURE OF SERVICE ON DEFENDANT LAME INC NOT DELIVERABLE - NOT HERE NOTICE MAILED TO PLTFS ATTORNEY. \$0.78

07/29/2009 D3 SR SUMS COMPLAINT(14155812) SENT BY REGULAR MAIL SERVICE. TO: LAME INC PO BOX 08531 CLEVELAND, OH 44108-0000 ANSWER DATE: 08/26/2009 

07/29/2009 D1 SR SUMS COMPLAINT(14155811) SENT BY REGULAR MAIL SERVICE. TO: L MITCHELL 375 BALMORAL DRIVE CLEVELAND, OH 44108-0000 ANSWER DATE: 08/26/2009 

07/29/2009 D1 SR SUMS COMPLAINT(14135010) SENT BY REGULAR MAIL SERVICE. TO: L MITCHELL PO BOX 08531 CLEVELAND, OH 44108-0000 ANSWER DATE: 08/26/2009 

07/28/2009 D3 CS WRIT FEE

07/28/2009 D1 CS WRIT FEE

07/28/2009 D2 SR SUMS COMPLAINT(14134986) SENT BY REGULAR MAIL SERVICE. TO: LUANN MITCHELL PO BOX 08531 CLEVELAND, OH 44108-0000 ANSWER DATE: 08/25/2009 

07/28/2009 D2 SR SUMS COMPLAINT(14134975) SENT BY REGULAR MAIL SERVICE. TO: LUANN MITCHELL 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000 ANSWER DATE: 08/25/2009 

07/23/2009 D1 CS WRIT FEE

07/23/2009 D1 CS WRIT FEE

07/23/2009 D3 CS WRIT FEE

07/23/2009 D2 CS WRIT FEE

07/23/2009 D2 CS WRIT FEE

07/21/2009 D1 SR INSTRUCTION FOR SERVICE ON COMPLAINT BY ORD MAIL TO L MITCHELL FILED.

07/21/2009 D1 SR INSTRUCTION FOR SERVICE ON COMPLAINT BY ORD MAIL TO L MITCHELL FILED.

07/21/2009 D3 SR INSTRUCTION FOR SERVICE ON COMPLAINT BY ORD MAIL TO LAME INC FILED.

07/21/2009 D2 SR INSTRUCTION FOR SERVICE ON COMPLAINT BY ORD MAIL TO LUANN MITCHELL FILED.

07/21/2009 D2 SR INSTRUCTION FOR SERVICE ON COMPLAINT BY ORD MAIL TO LUANN MITCHELL FILED.

07/21/2009 D3 SR SUMS COMPLAINT(14102845) SENT BY REGULAR MAIL SERVICE. TO: LAME INC PO BOX 08531 CLEVELAND, OH 44108-0000 ANSWER DATE: 08/18/2009 

07/17/2009 D3 CS WRIT FEE

07/14/2009 D3 SR CERTIFIED MAIL RECEIPT NO. 13914213 RETURNED 07/14/2009 FAILURE OF SERVICE ON DEFENDANT LAME INC - UNCLAIMED NOTICE MAILED TO PLAINTIFF(S) ATTORNEY

07/14/2009 D2 SR CERTIFIED MAIL RECEIPT NO. 13914211 RETURNED 07/14/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/LUANN/ - UNCLAIMED NOTICE MAILED TO PLAINTIFF(S) ATTORNEY

07/14/2009 D1 SR CERTIFIED MAIL RECEIPT NO. 13914209 RETURNED 07/14/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/L/ - UNCLAIMED NOTICE MAILED TO PLAINTIFF(S) ATTORNEY

07/14/2009 D1 SR CERTIFIED MAIL RECEIPT NO. 13914210 RETURNED 07/14/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/L/ - UNCLAIMED NOTICE MAILED TO PLAINTIFF(S) ATTORNEY

07/14/2009 D2 SR CERTIFIED MAIL RECEIPT NO. 13914212 RETURNED 07/14/2009 FAILURE OF SERVICE ON DEFENDANT MITCHELL/LUANN/ - UNCLAIMED NOTICE MAILED TO PLAINTIFF(S) ATTORNEY

07/14/2009 D3 SR INSTRUCTION FOR SERVICE ON COMPLAINT BY ORD MAIL TO LAME INC FILED.

07/07/2009 D3 SR CERTIFIED MAIL RECEIPT NO. 13914214 RETURNED 07/07/2009 FAILURE OF SERVICE ON DEFENDANT LAME INC - UNCLAIMED NOTICE MAILED TO PLAINTIFF(S) ATTORNEY

06/30/2009 P1 CS LEGAL NEWS ABSTRACT

06/30/2009 P1 CS LEGAL NEWS FEE DEP APPLIED TOWARD LEGAL NEWS \$250.00

06/30/2009 P1 PP PRE-PAID PORTION OF SERVICE PUBLICATION FEE \$634.80

06/30/2009 P1 CS PROOF OF PUBLICATION FILED..LEGAL NEWS FEE: \$884.80

06/30/2009 N/A JE THE COMPLAINT WAS FILED ON 06/03/2009. IF SERVICE IS NOT COMPLETE BY DECEMBER 3, 2009; THIS CASE WILL BE DISMISSED WITHOUT PREJUDICE AT PLAINTIFF'S COSTS PURSUANT TO CIVIL RULE 4(E). CLRCS 06/30/2009 NOTICE ISSUED

06/16/2009 D5 SR CERTIFIED MAIL RECEIPT NO. 13914215 RETURNED BY U.S. MAIL DEPARTMENT

06/16/2009 JAMES ROKAKIS AS TREASURER OF CUYAHOGA COUNTY MAIL RECEIVED AT ADDRESS 06/15/2009 SIGNED BY OTHER.

06/12/2009 D5	SR	SUMS COMPLAINT(13914215) SENT BY CERTIFIED MAIL. TO: JAMES ROKAKIS AS TREASURER OF CUYAHOGA COUNTY 1219 ONTARIO STREET CLEVELAND, OH 44113-0000	
06/12/2009 D3	SR	SUMS COMPLAINT(13914214) SENT BY CERTIFIED MAIL. TO: LAME INC PO BOX 08531 CLEVELAND, OH 44108-0000	
06/12/2009 D3	SR	SUMS COMPLAINT(13914213) SENT BY CERTIFIED MAIL. TO: LAME INC 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000	
06/12/2009 D2	SR	SUMS COMPLAINT(13914212) SENT BY CERTIFIED MAIL. TO: LUANN MITCHELL PO BOX 08531 CLEVELAND, OH 44108-0000	
06/12/2009 D2	SR	SUMS COMPLAINT(13914211) SENT BY CERTIFIED MAIL. TO: LUANN MITCHELL 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000	
06/12/2009 D1	SR	SUMS COMPLAINT(13914210) SENT BY CERTIFIED MAIL. TO: L MITCHELL PO BOX 08531 CLEVELAND, OH 44108-0000	
06/12/2009 D1	SR	SUMS COMPLAINT(13914209) SENT BY CERTIFIED MAIL. TO: L MITCHELL 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000	
06/09/2009 D5	CS	WRIT FEE	
06/09/2009 D3	CS	WRIT FEE	
06/09/2009 D3	CS	WRIT FEE	
06/09/2009 D2	CS	WRIT FEE	
06/09/2009 D2	CS	WRIT FEE	
06/09/2009 D1	CS	WRIT FEE	
06/09/2009 D1	CS	WRIT FEE	
06/09/2009 D1	SR	FORECLOSURE MEDIATION. NOTICE GENERATED FOR 13914208 ON POST CARD ON L MITCHELL 375 BALMORAL DRIVE CLEVELAND, OH 44143-0000	
06/05/2009 N/A	SF	MAGISTRATE GAIL D BAKER ASSIGNED (MANUALLY)	
06/04/2009 N/A	JE	IT IS ORDERED BY THE COURT THAT THIS CAUSE BE REFERRED TO THE COURT MAGISTRATE TO TRY THE ISSUES OF LAW AND FACT ARISING THEREIN AND REPORT WITHOUT UNNECESSARY DELAY. A PARTY SEEKING A DEFAULT JUDGMENT MUST FILE A MOTION FOR DEFAULT JUDGMENT. ONCE A CASE IS SET FOR DEFAULT JUDGMENT, THE MOTION FOR DEFAULT JUDGMENT MAY BE WITHDRAWN ONLY BY SEPARATE MOTION WITH GOOD CAUSE SHOWN. CLRDT 06/04/2009 NOTICE ISSUED	
06/03/2009 P1	SF	DEPOSIT AMOUNT PAID BUCKINGHAM DOOLITTLE & BURROUGHS LLP	
06/03/2009 P1	SF	FORECLOSURE PUBLICATION \$250.00	
06/03/2009 N/A	SF	JUDGE SHIRLEY STRICKLAND SAFFOLD ASSIGNED (RANDOM)	
06/03/2009 P1	SF	SPECIAL PROJECTS FUND FEE	
06/03/2009 P1	SF	LEGAL RESEARCH	
06/03/2009 P1	SF	LEGAL NEWS	
06/03/2009 P1	SF	LEGAL AID	
06/03/2009 P1	SF	COMPUTER FEE	
06/03/2009 P1	SF	CLERK'S FEE	
06/03/2009 P1	SF	DEPOSIT AMOUNT PAID BUCKINGHAM DOOLITTLE & BURROUGHS LLP	
06/03/2009 P1	SF	DEPOSIT AMOUNT PAID BUCKINGHAM DOOLITTLE & BURROUGHS LLP	
06/03/2009 N/A	SF	CASE FILED	
06/03/2009 P1	SR	FIELD SERVICE REPRESENTATIVE OR OTHER CONTACT: NAME ALAN P GIGIROLAMO ESQ NUMBER 216-615-7342	
06/03/2009 P1	SR	COMPLAINT FILED. SERVICE REQUEST - SUMMONS BY CERTIFIED MAIL TO THE DEFENDANT(S).	

Only the official court records available from the Cuyahoga County Clerk of Courts, available in person, should be relied upon as accurate and current.
For questions/comments please [click here](#)

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