

IN THE SUPREME COURT OF OHIO

Case No. 10-2029

Original Action in Mandamus

State ex rel. Data Trace Information Services, LLC, et al.,

Relators,

v.

Recorder of Cuyahoga County, Ohio,

Respondent.

Stipulation For Extension Of Time To File Evidence

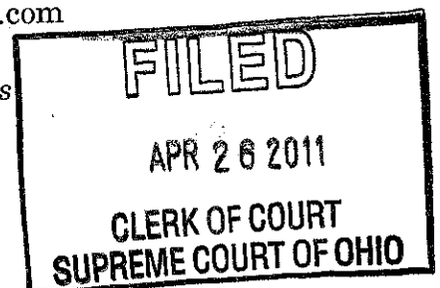
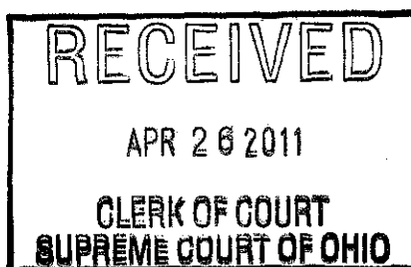
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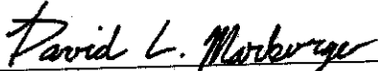
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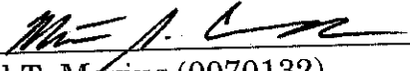


On April 19, 2011, the wife of David Movius, lead counsel for the Recorder of Cuyahoga County, Ohio, was injured in a serious car accident. Because of that accident, Relators agreed to postpone two depositions that they had noticed for April 21, 2011.¹ The parties, however, must file their evidence by April 26, 2011. (J.E., Apr. 6, 2011.) To allow Mr. Movius time with his wife and family during her recovery, the Relators will reschedule the depositions for sometime after April 26. And they have stipulated to extend the deadline to file evidence by 20 days for that purpose, until May 16, 2011.

Given the circumstances, the parties agree that the Court should not to count this extension against either party as its one extension, and they ask the Court to issue an order accordingly. Otherwise, the Court should count it against the Recorder. No party previously has requested an extension.


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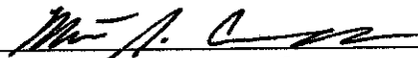
¹ The Recorder objects to these two depositions at least because they seek irrelevant testimony, and it reserves the right to seek a protective order on that and any other bases.

Certificate of Service

In accordance with Rule 14.2 of the Rules of Practice of the Supreme Court of Ohio, I hereby certify that on April 25, 2011, I served a copy of the foregoing **Stipulation for Extension Of Time To File Evidence** by e-mail upon the following:

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