

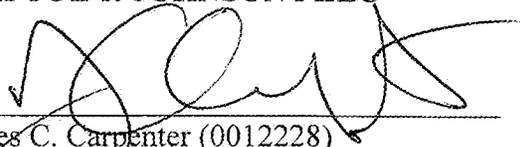
Appellant Denver G. Sturgill (“Mr. Sturgill”) raises no new arguments in his motion for reconsideration that were not already before the Court in Mr. Sturgill’s Memorandum in Support of Jurisdiction. Rather, Mr. Sturgill merely requests in his Motion “that the Court, upon reflection consider whether or not it has erred in its prior disposition of the issues.” (Motion to Reconsider, p. 6 (if the pages were numbered).) Appellee JPMorgan Chase Bank, N.A. (“Chase Bank”) believes the record demonstrates that the Court did not err in declining to accept jurisdiction of Mr. Sturgill’s appeal.

Clearly, Mr. Sturgill is unhappy with the \$8,300 settlement agreement he reached with Chase Bank in August 2010. Since then, this case has been to the Fourth District Court of Appeals three times. Now it is before this Court for a second time upon Mr. Sturgill’s motion for reconsideration. This Court has established precedent that applies in situations involving enforcement of settlement agreements. “It is axiomatic that a settlement agreement is a contract designed to terminate a claim by preventing or ending litigation and that such agreements are valid and enforceable by either party.” *Continental West Condominium Unit Owners Association v. Howard E. Ferguson, Inc.* (1996), 74 Ohio St. 3d 501, 502. “The result of a valid settlement agreement is a contract between parties, requiring a meeting of the minds as well as an offer and an acceptance thereof.” *Rulli v. Fan Company* (1997), 79 Ohio St. 3d 374, 376 (citation omitted).

For the foregoing reasons, and for the reasons set forth in Appellee JPMorgan Chase Bank, N.A.’s memorandum in response to Mr. Sturgill’s jurisdictional memorandum, JPMorgan Chase Bank, N.A. respectfully requests that this Court deny Mr. Sturgill’s motion for reconsideration.

Respectfully submitted,

STEPTOE & JOHNSON PLLC



James C. Carpenter (0012228)
Vincent I. Holzhall (0074901)
Steptoe & Johnson PLLC
41 South High Street, Suite 2200
Columbus, Ohio 43215
Phone: (614) 221-5100
Fax: (614) 221-0952
james.carpenter@steptoe-johnson.com
vince.holzhall@steptoe-johnson.com
Counsel for Defendant-Appellee
JPMorgan Chase Bank, N.A.

CERTIFICATE OF SERVICE

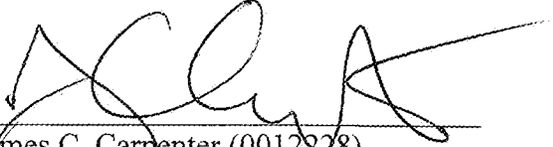
I hereby certify a copy of the foregoing *Memorandum of Appellee JPMorgan Chase Bank, N.A. Opposing Appellant's Motion for Reconsideration* was duly served via regular U.S. mail, postage prepaid, this 3rd day of July, 2013, to the following:

Denver G. Sturgill
8168 East Kentucky 10
Garrison, KY 41141

and

Denver G. Sturgill
Church of Love and Justice
1200 Vause Road
Lockbourne, Ohio 43137

Appellant



James C. Carpenter (0012228)
Vincent I. Holzhall (0074901)