

**I knew of a teacher who characterized children in the following categories (1) Dumb, (2) Average and (3) Smart. If you are in the dumb group I can't help you.**

**First of all let me say if you do not have the mentality of a 6 year old to know that just like a person cannot knowingly and willingly use counterfeit money, no one can knowingly and willingly use counterfeit: notary stamps, seals, mortgage loan agreement forms, real estate transfer tax stamps, HUD-Settlement statement forms, summonses, attorney appearance forms, court judgment forms etc.**

**If you do not know that just like a doctor, a nurse, a barber, a teacher, an attorney must have a license.**

**There are idiots who believe that just as long as you work in an alleged attorney's office you can practice law. If you believe in this line of thinking this would mean that a janitor, a secretary or a paralegal could also practice law.**

**If I work at a law firm as a secretary, mailroom clerk, etc, can I represent you in court? Can I file court documents? The answer is no so, (1) therefore, just like any non-attorney they trick you into believing a case was legally filed by, ENTERING and not FILING documents with the court, (2) if they are an attorney they use a non-legal registered name on court documents, etc. (MORE ON THIS IN OTHER VIDEOS AND DOCUMENTS.)**

**What would be the point of going to law school and passing the bar if one could just practice law by working in a purported law office?**

**To the dummies that believe that one can practice law without a license I have attached the law that states you can't.**

**Do not try and tell me or other people the law if you do not know the law. If you do not know the law your purported legal advice is of no help to people you incorrectly believe that you are helping. That is why they are all in the same situation they were in years or decades ago.**

**If you do not know the numerous laws that one has to know, how can you possibly know if laws and or the rules of the courts have been violated?**

**If you do not know what a counterfeit versus the real thing looks like, how can you possibly tell the item is counterfeit?**

**Learning the law like anything else takes time, if you are not willing to take the time to learn the law, I can't help you.**

**I also find it helpful to read the handbooks, like court clerks, judges, etc are required to read. I have attached some of them as attachments.**

**If you are not observant and cannot think critically I can't help you. If I did not have these skills, I would not have discovered the tricks, the court, non-attorneys acting as licensed attorneys use to steal homes, businesses, your loved one's etc.**

**Most people believe attorneys and judges no matter what, so they use this fact to create animosity between relatives and people like me who know the law.**

**I notice the Cook County Courts were using judges stamps, instead of the Clerk's Court Stamps to trick people into believing that a case was filed, that the court's manual file stamp would have A.M. stamps such as 4:01 AM, 12:15 AM times in which the clerks office is closed. If the document was entered in the year 2015, it would have a future year such as 2018 or 2019 on it. Most of the purported court documents would have the number FILED-1 on them. There are at least 30 different file stamp machines in the courthouse located at 50 West Washington, Chicago Illinois. These fact alone means that the corrupt attorney's have their own file stamp machine. Like the federal courts the summons have a fake seal or uses a document that does not even look like a summons.**

**You must know who Illinois Court of Claims Chief Judge Peter Jay Birnbaum aka Peter J. Birnbaum is.**

**I have copied some information from documents that I previously wrote to provide the reader with more information.**

1. For the reasons already stated the Attorneys, Judges, Court Clerks and some corporations know: that an attorneys never signed and filed an Appearance of Counsel along with a Certificate of Service, summons(es) was/were not issued, Minute entries and the Court's Opinion were used under the guise of a Court Order. Therefore, they created yet another form entitled "**ILND 450 JUDGMENT IN A CIVIL CASE.**"

2. As common practice, the form is very deceptive. Form AO 450 "JUDGMENT IN A CIVIL CASE" has the same title. Therefore, you must know the difference between the phases, "**Judgment is hereby "ENTERED"** and "The court has "**ORDERED.**" **You must also remember if an attorney did not sign an appearance prior to filing any documents with the court, if the clerk issued invalid summons, etc. The litigant who did not participate in fraud upon the court won the case. Court cases are dragged on so that attorneys can make more money. Think about it a case that is dismissed right away vs. a case that last for years.**

### **THE ENTRY OF A JUDGMENT VS. RENDITION OF A JUDGMENT**

3. The Federal rules of Appellate Procedure Rule 36 define an Entry of a Judgment as a **notation** of a judgment in the docket. In addition according to West's Encyclopedia of American Law, the "**Entry of Judgment**" is defined as follows as though fully set forth and further states as follows:

a. Formally recording the result of a lawsuit that is based upon the determination by the court of the facts and applicable law makes the result effective for purposes of bringing an action to enforce it or to commence an appeal.

b. **The entry of a judgment is not the same as the rendition of a judgment. Rendition is a judicial act by a court in pronouncing the sentence of law based upon the facts in controversy. Entry occurs after the rendition of judgment.** It is a **ministerial act** that consists of recording the ultimate conclusion reached by the court in the action and providing concrete evidence of the judicially imposed consequences. It serves as a memorial of the action.

c. For a **final judgment** to exist there must be an order that is **signed by a Judge** and the Entry of a Judgment that is dated and signed by the clerk and or deputy clerk of the court. Like other documents issued by the clerk of the court, such as a summons and a subpoena it should also have the seal of the court.

d. While it is true, the clerk of the District Court is authorized to spread upon the court docket the proceedings had and relief granted by the court and to that extent is responsible for entry of the judgment, **such clerk has no authority to perform the judicial function of rendering a judgment.**

e. An "order" entered on the trial docket does not constitute a rendition of judgment. Any action maintaining to be a judgment, decree, or final order must be rendered, signed and entered to be valid.

f. The trial court's **unsigned** Memorandum Opinion and Order [R. 243] provided that a final judgment **AO 450** would be **entered**. However, no final judgment was ever **rendered** and therefore, could not have been **entered**.

g. Hence, the reason that they were no court orders that were signed by Judge Chang and why the clerk or deputy clerk failed to sign the "entry" of the alleged "judgment" in this instant action.

h. The court frequently uses play on words, deceptive documents and intimidation in order to deny me my rights to due process and equal protection under the law.

4. **When comparing Form ILND 450 JUDGMENT IN A CIVIL CASE with AO 450 "Judgment in a Civil Action" and AO 145(Rev. 2/82 "Entry of a Judgment" (the latter are forms approved for use in all federal district courts of the United States) it is important to list the key differences on these forms.** They are listed as follows:

5. It appears that **ILND 450** is a hybrid of forms **AO 450** and **AO 145**. They begin as follows:

- a. Judgment is hereby "**entered**" (check appropriate box) ---ILND 450
- b. The court has "**ordered**" that (check one)--- AO 450 Judgment in a Civil Action

- c. Form AO 450 indicates with “(name)” that both the Plaintiff’s and Defendant’s names should be listed. It states as follows: “the plaintiff (name)” and “defendant (name)”
- d. Form ILND 450 omits this requirement
- e. Form AO 450 makes it clear that the signature of the Clerk or Deputy Clerk is required see (EXH 2; Pg. 9 Exh. 1).
- f. Form ILND 450 omits the clear showing of this requirement

FORM AO 450 IS THE OFFICAL FORM THAT IS USED TO UNDER THE FRCP RULE 58 TO RENDER ALL FINAL JUDGMENTS

# UNITED STATES DISTRICT COURT

for the

\_\_\_\_\_)  
*Plaintiff* )  
 v. ) Civil Action No.  
 \_\_\_\_\_) )  
*Defendant* )

## JUDGMENT IN A CIVIL ACTION

The court has ordered that (check one):

NOTICE THAT FORM ILND 450 STATES ENTERED NOT ORDERED

the plaintiff (name) \_\_\_\_\_ recover from the defendant (name) \_\_\_\_\_ the amount of \_\_\_\_\_ dollars (\$ \_\_\_\_\_), which includes prejudgment interest at the rate of \_\_\_\_\_ %, plus post judgment interest at the rate of \_\_\_\_\_ % per annum, along with costs.

the plaintiff recover nothing, the action be dismissed on the merits, and the defendant (name) \_\_\_\_\_ recover costs from the plaintiff (name) \_\_\_\_\_

other: \_\_\_\_\_

This action was (check one):

tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.

tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.

decided by Judge \_\_\_\_\_ on a motion for

Date: \_\_\_\_\_

CLERK OF COURT

Signature of Clerk or Deputy Clerk

Print

Save As...

Reset

THE SIGNATURE OF CLERK IS REQUIRED HERE - NO SIGNATURE LINE ON FORM ILND AO 450

A written Order and Judgment can also be sued to render a judgment.

I discovered what appears to be a totally valid order signed by David R. Herndon. Of course this took place in the Southern District of Illinois and not the Northern. I could hardly believe that a federal judge let alone a federal judge in the state of Illinois signed his name with a wet holographic signature complete with the seal of the Court and an Electronic Time and File Stamp on an "Order" and a "Judgment in a Civil Case." That all of the relevant parties names were listed on the order and the Judgment as required by law. I didn't look at all of the documents in case, but he followed all of the law treats all litigants equally he should be the next Supreme Court judge. This is the first case where I saw this occurred. I hope I don't get him or the Clerk in trouble. On information and belief judges who follow the law are frowned upon. The Order and the Judgment are shown below: I don't care what race or sex a judge is along as they are honest.

Case 3:14-cv-50255-DRH-SCW Document 6 Filed 12/12/14 Page 9 of 9 Page ID #57

The Court **DIRECTS** the **CLERK OF THE COURT** to **ENTER JUDGMENT**  
**ACCORDINGLY.**

**IT IS SO ORDERED.**

Signed this 12th day of December, 2014.

  
 Digitally signed  
by David R.  
Herndon  
Date: 2014.12.12  
14:25:13 -06'00'

**District Judge**  
**United States District Court**

*Pharmaceuticals, Inc., et al.*  
Civil Action No.: 3:13-cv-50750

*Robert Seip v. Boehringer Ingelheim  
Pharmaceuticals, Inc., et al.*  
Civil Action No.: 3:14-cv-50514

**JUDGMENT IN A CIVIL CASE**

**DECISION BY COURT.** These matters are before the Court for the purpose of docket control.

**IT IS HEREBY ORDERED AND ADJUDGED** that pursuant to the Order of Dismissal With Prejudice filed on December 12, 2014, the above captioned cases are **DISMISSED** with prejudice. Each party shall bear their own costs.

**JUSTINE FLANAGAN,  
ACTING CLERK OF COURT**

**BY: /s/Cheryl A. Ritter  
Deputy Clerk**

**Dated:** December 15, 2014


Digitally signed by  
David R. Herndon  
Date: 2014.12.15  
10:28:22 -06'00'

**APPROVED:  
U.S. DISTRICT JUDGE  
U. S. DISTRICT COURT**

Now, if you read the foregoing and or watched some of my videos you should be able to tell that the following judgments were only ENTERED by the clerk and were never RENDERED by a JUDGE.

EW

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

██████████,

Plaintiff(s),

v.

Roman Catholic Archdiocese of Chicago,

Defendant(s).

Case No. 18 C 2706  
Judge CHARLES R.NORGLÉ

APPOINTED  
BY REGAN

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s)  
and against plaintiff(s)

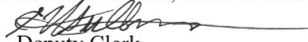
Defendant(s) shall recover costs from plaintiff(s).

other: case is dismissed with prejudice

This action was (check one):

- tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.
- tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.
- decided by Judge Charles Norgle on a motion motion to dismiss.

Date: 8/3/2018

Thomas G. Bruton, Clerk of Court  
  
, Deputy Clerk

**IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS**

Colin Collette ,

Plaintiff(s),

v.

Holy Family Parish, The Archdiocese of Chicago,

Defendant(s).

Case No. 16 C 2912  
Judge Charles P. Kocoras



**JUDGMENT IN A CIVIL CASE**

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_ ,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s)  
and against plaintiff(s)

Defendant(s) shall recover costs from plaintiff(s).

other: Judgment enter in favor of Defendant Holy Family Parish, The Archdiocese of Chicago  
and against Plaintiff Colin Collette.

This action was (*check one*):

- tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.
- tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.
- decided by Judge Charles P. Kocoras on a motion for summary judgment.

Date: 4/21/2017

Thomas G. Bruton, Clerk of Court

Vettina Franklin, Deputy Clerk



IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

Julian Villasenor, ←

Plaintiff(s),

v.

→ Shellpoint Mortgage Servicing, LLC,

Defendant(s).

Case No. 16 C 8095  
Judge Virginia M. Kendall

APPOINTED  
BY GEORGE W.  
BUSH

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ ,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s) Shellpoint Mortgage Servicing, LLC  
and against plaintiff(s) Julian Villasenor

Defendant(s) shall recover costs from plaintiff(s).

other:

This action was (check one):

- tried by a jury with Judge presiding, and the jury has rendered a verdict.
- tried by Judge without a jury and the above decision was reached.
- decided by Judge Virginia M. Kendall on a motion to dismiss

Date: 3/13/2017

Thomas G. Bruton, Clerk of Court

→ Lynn Kandziora , Deputy Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

Elena Stephens,

Plaintiff(s),

v.

Baker McKenzie LLP,

Defendant(s).

Case No. 17 C 7393  
Judge Rebecca R. Pallmeyer

APPOINTED  
BY CLINTON

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s)  
and against plaintiff(s)

Defendant(s) shall recover costs from plaintiff(s).

other: Case is dismissed with prejudice.

This action was (check one):

- tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.
- tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.
- decided by Judge \_\_\_\_\_ on a motion

Date: 5/23/2018

Thomas G. Bruton, Clerk of Court

Ena T. Ventura, Deputy Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

Hospira, Inc.,  
Plaintiff(s),  
v.  
Fresenius Kabi USA, LLC,  
Defendant(s).

Case No. 17 C 7903  
Judge Rebecca R. Pallmeyer

**JUDGMENT IN A CIVIL CASE**

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s)  
and against plaintiff(s)

Defendant(s) shall recover costs from plaintiff(s).

other: Case is dismissed with prejudice.

This action was (check one):

- tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.
- tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.
- decided by Judge Rebecca R. Pallmeyer.

Date: 12/17/2018

Thomas G. Bruton, Clerk of Court

Ena T. Ventura, Deputy Clerk

REBECCA R. PALLMEYER WAS PROMOTED TO CHIEF JUDGE. SHE USED THE INVALID ILND COURT FORMS ON NUMEROUS TIMES

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

MICHAEL FUCHS AND VLADISLAV  
KRASILNIKOV, individually and on behalf  
of a class of similarly situated individuals,

Plaintiff(s),

v.

→ MENARD, INC.,

Defendant(s).

Case No. 17 C 01752  
Judge Edmond E. Chang

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s)  
and against plaintiff(s)

Defendant(s) shall recover costs from plaintiff(s).

other: Case dismissed with prejudice. Judgment against Plaintiffs Fuchs and Krasilnikov and in favor of Defendant Menard, Inc.

This action was (check one):

- tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.
- tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.
- decided by Judge Edmond E. Chang on a motion to dismiss.

Date: 9/29/2017

Thomas G. Bruton, Clerk of Court

→ s/Sandra Brooks, Deputy Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

Jeffrey Malkan,

Plaintiff(s),

v.

→ American Bar Association, et al,

Defendant(s).

Case No. 18 CV 7810  
Judge John Robert Blakey

APPOINTED  
BY OBAMA

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s)  
and against plaintiff(s)

Defendant(s) shall recover costs from plaintiff(s).

other: This case is dismissed.

This action was (check one):

- tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.
- tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.
- decided by Judge John Robert Blakey.

Date: 5/8/2019

Thomas G. Bruton, Clerk of Court

G. Lewis, Deputy Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

LINDABETH RIVERA and JOSEPH WEISS, on  
behalf of themselves and all others similarly  
situated,  
Plaintiff(s),

v.

GOOGLE, INC.,  
Defendant(s).

Case No. 16-cv-2714  
Judge Edmond E. Chang

APPOINTED  
BY OBAMA

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s)  
and against plaintiff(s)

Defendant(s) shall recover costs from plaintiff(s).

other: Case dismissed for lack of subject matter jurisdiction.

This action was (check one):

- tried by a jury with Judge presiding, and the jury has rendered a verdict.
- tried by Judge without a jury and the above decision was reached.
- decided by Judge Edmond E. Chang.

Date: 12/29/2018

Thomas G. Bruton, Clerk of Court

Claire Newman, Deputy Clerk

GOOGLE, FREDDIE MAC, CLARK HILL ETC. ARE SPONSORS OF  
"JUST THE BEGINNING" A NOT-FOR PROFIT WHICH JUDGE CHANG  
WORKS. OTHER JUDGES ARE ALSO MEMBERS OF THIS NOT-FOR  
PROFIT.

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

[Redacted]

Plaintiff,

v.

→ Yahoo! Inc.,

Defendant

Case No. 14-cv-02028  
Judge Manish Shah

**APPOINTED  
BY OBAMA**

**JUDGMENT IN A CIVIL CASE**

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant Yahoo! Inc., and  
against plaintiff Rachel Johnson.

Defendant shall recover costs from plaintiff.

other:

This action was (*check one*):

- tried by a jury with Judge Manish Shah presiding, and the jury has rendered a verdict.
- tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.
- decided by Judge Manish Shah on a motion.

Date: 11/29/2018

Thomas G. Bruton, Clerk of Court

/s/Susan McClintic, Deputy Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

██████████ et al ,  
Plaintiff(s),  
v.  
Turner Broadcasting System, Inc. et al ,  
Defendant(s).

APPOINTED  
BY REAGAN

Case No. 17 C 6308  
Judge Harry D. Leinenweber

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ ,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.  
Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s) Turner Broadcasting System, Inc. et al  
and against plaintiff(s) Diana Meynart Hanzel et al

Defendant(s) shall recover costs from plaintiff(s).

other:

This action was (check one):

- tried by a jury with Judge Harry D. Leinenweber presiding, and the jury has rendered a verdict.
- tried by Judge Harry D. Leinenweber without a jury and the above decision was reached.
- decided by Judge Harry D. Leinenweber on a motion.



Date: 10/2/2018

Thomas G. Bruton, Clerk of Court  
Melanie A. Foster, Deputy Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF ILLINOIS

John Doe,  
Plaintiff(s),  
v.  
Columbia College Chicago and Jane Roe,  
Defendant(s).

Case No. 17 C 748  
Judge Amy J. St. Eve



JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)  
and against defendant(s)  
in the amount of \$ \_\_\_\_\_,

which  includes pre-judgment interest.  
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant(s) Columbia College Chicago and Jane Roe  
and against plaintiff(s) John Doe.

Defendant(s) shall recover costs from plaintiff(s).

other:

This action was (*check one*):

tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has rendered a verdict.

tried by Judge \_\_\_\_\_ without a jury and the above decision was reached.

decided by Judge Amy J. St. Eve on motions to dismiss and the parties' voluntary dismissals disposing of all remaining claims as to all parties.

Date: 4/24/2018

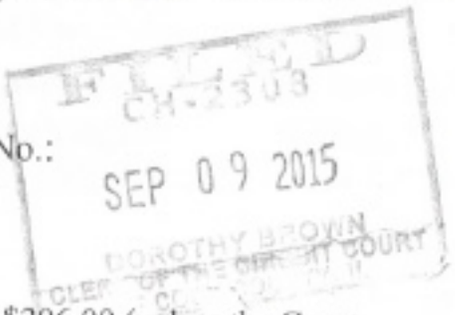
Thomas G. Bruton, Clerk of Court

→ Katie Franc, Deputy Clerk

6. A judge's file stamp consists of a square box, The CH stands for the Chancery – The number after the CH – is the Judge's Room number. **Illinois Supreme Court Rule 104(b) requires documents to be filed with the Clerk and not a judge.** Further, a lawsuit must be filed in the proper department, for example a foreclosure must be filed in the Chancery Department, a civil suit in the Civil Department a Criminal Suit in the Criminal Department. When not stamped with a judge's file stamp some civil law lawsuits will have a Chancery stamp on them.

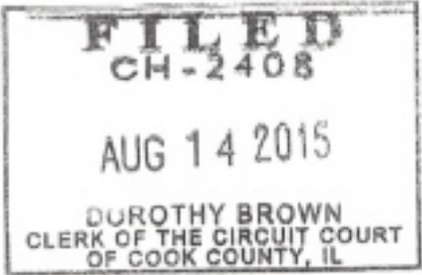
**EXAMPLES OF JUDGE'S FILE STAMP**

Case Management Date: Occupied  
Time:  
Courtroom No.:



pay the fee of \$206.00 (unless the Court

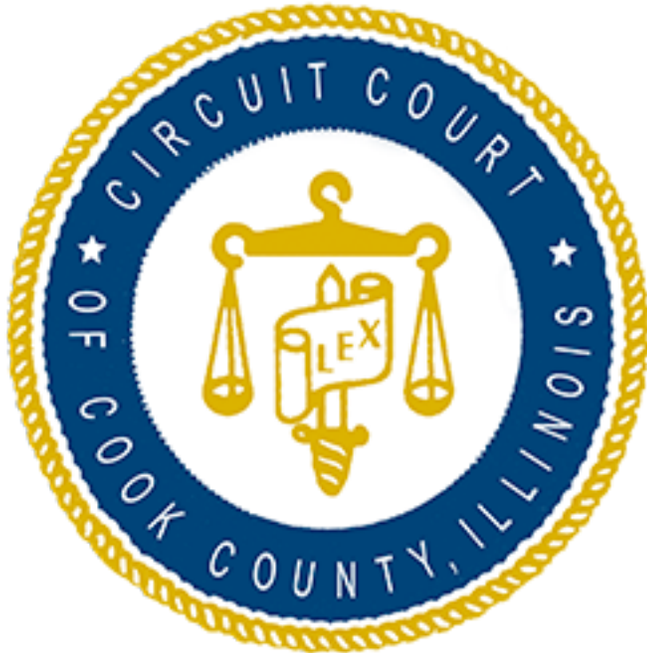
s)\*



**EXAMPLE OF THE CLERK OF THE COURT FILE STAMP**



**BELOW ARE EXAMPLES OF VALID SEALS: (1) SEAL FOR THE STATE OF ILLINOIS (2) SEAL OF THE COURT FOR THE COOK COUNTY CIRCUIT COURT (3) THE SEAL OF THE COURT FOR KANE COUNTY, ILLINOIS**





### FAKE ELECTRONIC SEAL USED BY THE COOK COUNTY CIRCUIT COURT



7. The Cook County Circuit Court like some of the Federal Courts often uses an invalid seal in order to trick the public into believing that a valid summons was issued. Look closely you will see that: the outer rings are different, the words “*Circuit Court*” is listed on top and is separated by a star on each side “*Of Cook County, Illinois.*” It is not only a criminal act but it is also unethical to alter a seal in order to trick the public into believing that a summons, subpoena or other documents requiring a seal was legally issued. In the age of modern technology a digital image of the most complex item can be made, yet alone a replica of a court seal as the other seals clearly shows.

2126 Served  
2128 Not Served  
2129 Served by Mail  
2130 Served by Publication

2121 Served  
2123 Not Served  
2125 Served by Mail  
2127 Served by Publication

**FILED-1**  
SUMMONS

F13070120 WELLS

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT OF CHANCERY DIVISION  
COURT OF COOK COUNTY, ILLINOIS  
CHANCERY DIV.

The Bank of New York Mellon Trust Company, National Association fka The Bank of New York Trust Company, N.A. as successor to JPMorgan Chase Bank, as Trustee for Residential Asset-Backed Pass Through Certificates Series 2003-KS3  
Plaintiff,

vs.  
[Redacted] Barrington Square VII Condominium Association; Unknown Owners and Non-Record Claimants  
Defendants.

CASE NO. 2015CH12244  
CALENDAR/ROOM 61  
TIME: 00:00  
Owner Occupied  
Courtroom No.:

SUMMONS

To each Defendant - See attached Rider.

YOU ARE SUMMONED and required to file an appearance, pay the fee of \$206.00 (unless the Court determines you cannot afford to pay this fee), and answer or otherwise plead in response to the attached Complaint within 30 days. You can file your appearance and pleadings in the office of the Clerk of this Court at the Richard J. Daley Center, 50 W. Washington, St., Chicago, Illinois 60602, Monday through Friday between the hours of 8:30A.M. and 4:30 P.M.

FILED  
CH-2309  
SEP 09 2015

**YOU MAY STILL BE ABLE TO SAVE YOUR HOME.  
DO NOT IGNORE THIS DOCUMENT.  
GO TO PAGE 2 OF THIS SUMMONS  
FOR INFORMATION ON FREE HELP FROM THE COURT.**

You must file within 30 days after service of this summons, not counting the day of service. IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE RELIEF REQUESTED IN THE COMPLAINT.

To the Officer:

This summons must be returned by the Officer or other person to whom it was given for service, with endorsement thereon of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than 30 days after its date.

**THIS IS AN ATTEMPT TO COLLECT A DEBT  
AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.**

WITNESS

Clerk of Court  
Date of Service: DOROTHY BROWN AUG 14 2015

(To be inserted by officer on copy left with defendant or other person)

Approved by Power of Attorney  
ANSELMO LINDBERG OLIVER LLC  
1775 N. Dearborn, Ste 100  
Naperville, IL 60563-0100  
630-471-0900 Fax 630-463-8800  
630-428-9029 (TDD)  
Attorney No. Cook 19872, DuPage 08191, Kane 077-00104  
Phone 1704, Washington 3807, IL 00000232

**PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, YOU ARE ADVISED THAT ANSELMO LINDBERG OLIVER LLC IS DEEMED TO BE A DEBT COLLECTOR FOR ITS RESPECTIVE CLIENTS AND ANY INFORMATION OBTAINED MAY BE USED FOR THAT PURPOSE.** Service by Facsimile Transmitter will be accepted at:

Liberty Center (Facsimile Telephone Number)  
CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

2126-Served  
2126-File by Plaintiff  
2126-Clerk by Mail  
2126-Suited by Publication

2121-Served  
2121-File Served  
2121-Served by Mail  
2121-Served by Publication

**FILED-1**  
SUMMONS

F13070120 WELLS

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT OF CHANCERY DIVISION  
COURT OF COOK COUNTY, ILLINOIS  
CHANCERY DIV.

The Bank of New York Mellon Trust Company, National Association fka The Bank of New York Trust Company, N.A. as successor to JP Morgan Chase Bank, as Trustee for Residential Asset-Backed Pass Through Certificates Series 2003-KS3  
Plaintiff,

vs.  
[Redacted] Barrington Square VII Condominium Association; Unknown Owners and Non-Record Claimants  
Defendants.

CLEER CASE NO. 2015CH12244  
CALENDAR/ROOM 61  
Case Management TIME: 00:00  
Time: Owner Occupied  
Courtroom No.:

FILED  
CH-2309  
SEP 09 2015

SUMMONS

To each Defendant - See attached Rider.

YOU ARE SUMMONED and required to file an appearance, pay the fee of \$206.00 (unless the Court determines you cannot afford to pay this fee), and answer or otherwise plead in response to the within complaint within 30 days. You can file your appearance and pleadings in the office of the Clerk of this Court at the Richard J. Daley Center, 50 W. Washington, St., Chicago, Illinois 60602, Monday through Friday between the hours of 8:30A.M. and 4:30 P.M.

**YOU MAY STILL BE ABLE TO SAVE YOUR HOME.  
DO NOT IGNORE THIS DOCUMENT.  
GO TO PAGE 2 OF THIS SUMMONS  
FOR INFORMATION ON FREE HELP FROM THE COURT.**

You must file within 30 days after service of this summons, not counting the day of service. IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE RELIEF REQUESTED IN THE COMPLAINT.

To the Officer:

This summons must be returned by the Officer or other person to whom it was given for service, with endorsement thereon of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than 30 days after its date.

**THIS IS AN ATTEMPT TO COLLECT A DEBT  
AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.**

WITNESS

Clerk of Court  
Date of Service DOROTHY BROWN AUG 14 2015

(To be inserted by officer on copy left with defendant or other person)

Answer by Plaintiff  
ANSELMO LINDBERG OLIVER LLC  
375 W. Dearborn - 3rd Floor  
Chicago, IL 60610-3947  
312-417-6960 Fax 312-417-6961  
AN-000-00201-0001

Attorney No. Cook 19671 DelPage 241141 Exam 511-20104

Phone 1784, Message 2002 8, 20100212

PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, YOU ARE ADVISED THAT ANSELMO LINDBERG OLIVER LLC IS DEEMED TO BE A DEBT COLLECTOR FOR ITS RESPECTIVE CLIENTS AND ANY INFORMATION OBTAINED MAY BE USED FOR THAT PURPOSE. Service by Facsimile Transmission will be accepted at

Libera Codes (Facsimile Telephone Number)  
CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS



Electronically entered into the computer system on 6-14-2017. Filed stamped 6-19-2017

CB Chancery - 6/14/2017 - 69912686 - 2017CH08096 - 000004 - SUMMONS SERVED BY SPECIAL PR

Black Redaction

4 / 6 20%

ProVest, LLC 1 East 22nd Street, Suite 120 Lamhard, IL 60148-4975 17-083335 4683383

IN THE CIRCUIT COURT OF Cook COUNTY, ILLINOIS  
CHANCERY DIVISION

CARRINGTON MORTGAGE SERVICES, LLC, et seq. CASE NO. 2017 CH 8096  
8349 SOUTH KNOX AVENUE  
CHICAGO, IL 60653

VS.  
WALTER A. CUSTODIO AKA WALTER A. ORTIZ-CUSTODIO, ET AL.

**AFFIDAVIT OF SPECIAL PROCESS SERVER**

I Eric H. Donagan being first duly sworn on oath depose and state as follows: I am over the age of 18, not a party to this action, and I am an employee of ProVest, LLC, a licensed private detective agency, license number 117-001336. Following are the results of my efforts to serve process in the above captioned case.

TYPE OF PROCESS: 1st Duplicate Summons and Complaint

DEFENDANT TO BE SERVED: United States of America

(x) Served ( ) Non-Served the within named defendant on 06/12/2017 @ 11:58 AM

ADDRESS WHERE ATTEMPTED OR SERVED: **CO. U.S. ATTORNEY GENERAL,  
219 SOUTH DEARBORN STREET, 5TH FLOOR  
CHICAGO, IL 60604**

THE HAIR, HEIGHT, WEIGHT, SEX, RACE/SKIN TONE, AND APPROXIMATE AGE OF THE DEFENDANT AND/OR OTHER PERSON WITH WHOM THE COPY OF THIS PROCESS WAS LEFT IS AS FOLLOWS:  
HAIR: BROWN HEIGHT: 57 WEIGHT: 120 SEX: FEMALE RACE/SKIN TONE: WHITE APPROXIMATE AGE: 23-25

(X) CORPORATE OR GOVERNMENT SERVICE by leaving a copy of the process with: Ashley Patek  
(Title) Legal Receptionist, a person authorized to accept service and informed that person of the contents thereof.  
The service fee is \_\_\_\_\_

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as addressed that he verily believes the same to be true.

State of Illinois JUN 13 2017  
County of DuPage Eric H. Donagan, 120185021 - Process Server  
ProVest Case # 4907488

Signed and sworn (or affirmed) to before me on \_\_\_\_\_ (date)  
by Eric H. Donagan (name) of person(s)

Signature of Notary Public

Official Seal  
Juliet Durican  
Notary Public State of Illinois  
My Commission Expires 10/01/2018

2017 JUN 19 PM 1:02  
FILED-1

Eric H. Donagan served a summons without the proper endorsements to the United States of America



Electronically entered into the computer system on 6-14-2017. Filed stamped 6-13-2017 & 6-19-2017

2120 - Served 2121 - Served  
2220 - Not Served 2221 - Not Served  
2320 - Served By Mail 2321 - Served By Mail  
2420 - Served By Publication 2421 - Served By Publication  
SUMMONS ALIAS - SUMMONS

**COPY** 17-0R3335  
(Rev. 4/09/10) CCCH 0100 A

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT - CHANCERY DIVISION

(Name all parties)  
CARRINGTON MORTGAGE SERVICES, LLC

2017CH08096  
CALENDAR/ROOM 63  
TIME 00:00  
No. Owner Occupied  
Case Management Date:  
Time:  
Courtroom No:  
Property Address:  
8349 SOUTH KNOX AVENUE  
CHICAGO, IL 60652

v.  
WALTER A. CUSTODIO A/K/A WALTER A. ORTIZ-CUSTODIO;  
UNITED STATES OF AMERICA; UNKNOWN OWNERS AND NON-  
RECORD CLAIMANTS; UNKNOWN OCCUPANTS

FIRST DUPLICATE ORIGINAL  
MORTGAGE FORECLOSURE SUMMONS

To each defendant:

YOU ARE SUMMONED and required to file an appearance, pay the \$203.00 fee (unless the Court determines you cannot afford to pay this fee), and answer or otherwise plead in response to the attached Complaint within 30 days. A copy of the Complaint is attached to this Summons. You can file your appearance and pleadings in the office of the Clerk of this Court in Room 802 of the Richard J. Daley Center, 50 W. Washington St., Chicago, Illinois 60602, Monday through Friday between the hours of 8:30 A.M. and 4:30 P.M.

**YOU MAY STILL BE ABLE TO SAVE YOUR HOME.  
DO NOT IGNORE THIS DOCUMENT.**  
GO TO PAGE 2 OF THIS SUMMONS  
FOR INFORMATION ON FREE HELP FROM THIS COURT.

You must file within 30 days after service of this summons, not counting the day of service.  
IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE RELIEF REQUESTED IN THE COMPLAINT.

To the officer:

This summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than 30 days after its date.

THIS IS AN ATTEMPT TO COLLECT A DEBT  
AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Atty. No.: 42168  
Name: SHAPIRO KREISMAN & ASSOCIATES, LLC  
Atty. for Plaintiff  
Address: 2121 Waukegan Road, Suite 301  
City/State/Zip: Bannockburn, IL 60015  
Telephone: (847) 291-1717

WITNESS: ROBERTY BROWN JUN 09 2017

\_\_\_\_\_  
CLERK OF THE CIRCUIT COURT  
Date of service: \_\_\_\_\_, 2017  
(To be inserted by officer on copy left with defendant or other person)

Service by Facsimile Transmission will be accepted at: \_\_\_\_\_  
(Area Code) (Facsimile Telephone Number)

