JUDGE MARK J. BARTOLOTTA

LAKE COUNTY PROBATE COURT



25 North Park Place Painesville, Ohio 44077 440.350.2626

www.lakecountyohio.gov/probatelco

SUBPOENA INSTRUCTIONS

•••••

This SUBPEONA is in a PDF form.

Enter the pertinent information directly on the form. You

will need four (4) copies of the completed subpoena.

- 1) **First File Copy with Court** to be filed with the Probate Court prior to service.
- 2) Service Copy to be served on the named party.¹
- 3) Return Copy to be filed with the Probate Court.
- 4) Attorney Copy.

Any person who knowingly issues an unlawful subpoena, or otherwise uses sham legal process, may be subject to criminal and civil penalties pursuant to R.C. 2921.52.

¹ Include information on Rule 45 (C)(D) with Service Copy

DISTRIBUTION: FILE COPY SERVICE COPY	JUDGE M	COMMON PLEA ARK J. BARTOLOT BATE DIVISION			
RETURN COPY ATTORNEY COPY	25 North Park	Place, Painesville, OH	44077		
	Pho	ne: (440) 350-2626	Case No.		
I RE:			Cuse 110.	Precipe	
				Subpoena	
				Regular Duces Tecum	
o:	ИЕ)		(ADDRESS)		
	COMMANDED TO APPEA		, ,		
	ng documents, electronicall				g or
Date:	Time: Location:				
You may be held in co	ontempt of Court for failu	re to appear.			
-	ontempt of Court for failu form for your rights and d				
See additional	-	luties under subpoena.	attach	ned.	
See additional f	form for your rights and dpaid by	luties under subpoena.			
See additional f	form for your rights and d paid by uty Receiving Fees	Attorney for (Defendant-Pl	laintiff)	ned. Address	
See additional f	form for your rights and dpaid by	Attorney for (Defendant-Pl	laintiff)		(phone)
See additional f	form for your rights and d paid by uty Receiving Fees gned Attorney / Party if you	Attorney for (Defendant-Pl	laintiff)	Address	(phone)
See additional f	form for your rights and d paid by uty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI	Attorney for (Defendant-Plan have any questions or of SWRIT WIT	haintiff) bjections at NESS my h	Address	aid Court
See additional f	form for your rights and d paid by rty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI CE	Attorney for (Defendant-Pl have any questions or o S WRIT WIT on _	haintiff) bjections at NESS my h	Address	aid Court
See additional f	form for your rights and d paid by uty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI CE, 20 to serve) the above named i	Attorney for (Defendant-Pl have any questions or o S WRIT , ndividual	haintiff) bjections at 'NESS my h Date MARK Probate C	Address and and Seal of s J. BARTOLOTT Court of Common P	aid Court
See additional f	form for your rights and d paid by rty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI CE	Attorney for (Defendant-Pl have any questions or o S WRIT , ndividual	haintiff) Sibjections at NESS my h Date MARK Probate C 25	Address	aid Court
See additional f Witness fee of \$ Signature of Pa Contact the above sig \$ DEPOS RETURN ON SERVI On the day of I (served / was unable by Dated	form for your rights and d paid by uty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI CE, 20 to serve) the above named i	Attorney for (Defendant-Pl have any questions or o S WRIT WIT on	aintiff) bjections at 'NESS my h Date MARK Probate C 25 Paine	Address and and Seal of s J. BARTOLOTT Court of Common P North Park Place	aid Court
See additional f Witness fee of \$ Signature of Pa Contact the above signature of Pa Depose \$DEPOS RETURN ON SERVI On theday of I (served / was unable by Dated Sherif By	form for your rights and d paid by urty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI CE, 20 to serve) the above named i	Attorney for (Defendant-Pl Attorney for (Defendant-Pl have any questions or o S WRIT WIT on , ndividual	aintiff) bjections at 'NESS my h Date MARK Probate C 25 Paine	Address and and Seal of s CJ. BARTOLOTT Court of Common P North Park Place esville, OH 44077	aid Court
See additional f Witness fee of \$ Signature of Pa Contact the above signature of Pa DepOS RETURN ON SERVI On the day of I (served / was unable by Dated Sheriff By Service fees:	form for your rights and d paid by urty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI CE, 20 to serve) the above named i , 20 f ofCo	Attorney for (Defendant-Pl Attorney for (Defendant-Pl have any questions or o S WRIT WIT on , ndividual	aintiff) bjections at 'NESS my h Date MARK Probate C 25 Paine	Address and and Seal of s CJ. BARTOLOTT Court of Common P North Park Place esville, OH 44077	aid Court
See additional f	form for your rights and d paid by urty Receiving Fees gned Attorney / Party if you IT FOR SERVICE OF THI CE, 20 to serve) the above named i , 20 f ofCo	Attorney for (Defendant-Pl Attorney for (Defendant-Pl have any questions or o S WRIT WIT on , ndividual	aintiff) bjections at 'NESS my h Date MARK Probate C 25 Paine	Address and and Seal of s CJ. BARTOLOTT Court of Common P North Park Place esville, OH 44077	aid Court

RULES OF CIVIL PROCEDURE

RULE 45. Subpoena

(C) Protection of persons subject to subpoenas

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena.
- (2) (a) A person commanded to produce under divisions (A) (1) (b) (ii), (iii), (iv), or (v) of this rule need not appear in person at the place of production or inspection unless commanded to attend and give testimony at a deposition, hearing, or trial.

(b) Subject to division (D) (2) of this rule, a person commanded to produce under divisions (A) (1) (b) (ii), (iii), (iv), or (v) of this rule may, within fourteen days after service of the subpoena or before the time specified for compliance if such time is less than fourteen days after service, serve upon the party or attorney designated in the subpoena written objections to production. If objection is made, the party serving the subpoena was issued. If objection has been made, the party serving the subpoena, upon notice to the person commanded to produce, may move at any time for an order to compel the production. An order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the production commanded.

- (3) On timely motion, the court from which the subpoena was issued shall quash or modify the subpoena, or order appearance or production only under specified conditions, if the subpoena does any of the following:
 - (a) Fails to allow reasonable time to comply;

(b) Requires disclosure of privileged or otherwise protected matter and no exception or waiver applies;
(c) Requires disclosure of a fact known or opinion held by an expert not retained or specially employed by any party in anticipation of litigation or preparation for trial as described by Civ. R. 26 (B) (4), if the fact or opinion does not describe specific events or occurrences in dispute and results from study by that expert that was not made at the request of any party;
(d) Subjects a person to undue burden.

- (4) Before filing a motion pursuant to division (C) (3) (d) of this rule, a person resisting discovery under this rule shall attempt to resolve any claim of undue burden through discussions with the issuing attorney. A motion filed pursuant to division (C)(3)(d) of this rule shall be supported by an affidavit of the subpoenaed person or a certificate of that person's attorney of the efforts made to resolve any claim of undue burden.
- (5) If a motion is made under division (C) (3) (c) or (C) (3) (d) of this rule, the court shall quash or modify the subpoena unless the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated.

(D) Duties in responding to subpoena

- (1) A person responding to a subpoena to produce documents shall, at the person's option, produce them as they are kept in the usual course of business or organized and labeled to correspond with the categories in the subpoena. A person producing documents pursuant to a subpoena for them shall permit their inspection and copying by all parties present at the time and place set in the subpoena for inspection and copying.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials under Civ.R. 26 (B) (3) or (4), the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.