IN THE COMMON PLEAS COURT OF MONTGOMERY COUNTY, OHIO CIVIL DIVISION AND APPELLATE COURT

Joyce L. Ackerman, et al., (et vir) 556 Shadowlawn Ave. Dayton, Ohio 45419 and Greg Ackerman (spouse) and Jack Howard Ackerman(minor)

Plaintiff

v.

Fortis, Inc. One Chase Manhattan Plaza New York, New York 10005 and Fortis Benefits Insurance Company (aka ~Assurant Employee Benefits, Assurant, and Union Security Insurance Company also known as Assurant One Chase Manhattan Plaza New York, NY 10005 212.859.7000 Defendant. CASE NO. 2000 CV 01472 JUDGE MARY KATHERINE HUFFMAN

MOTION TO REVIVE JURY DEMAND

JUDICIAL NOTICE OF VACANT JURY DEMAND

MOTION FOR EXTRAORDINRY JUDICIAL INTERVENTION FOR DUE PROCESS AND EQUAL PROTECTION OF THE LAWS

DUAL JURISDICTION 28 U.S.C. § 2403(A)(B) (INTERVENTION BY UNITED STATES AND STATE; CONSTITUTIONAL QUESTION)

JURY DEMAND ENDORSED HEREON WWW.CONSTITUTIONRESCUE.ORG

MOTION TO REVIVE JURY DEMAND

Plaintiff moves the Court for an Order reviving the jury demand in the "instant action" in the above-reference case, plus court cost, interest, and recovery of losses and harm from the revival date of March 24, 2000. This "instant action" of the Plaintiff's <u>expressed</u>, <u>implied</u>, <u>preserved</u> and <u>inviolate action</u> to "Jury Demand Endorsed Herein" case matter was "removed" to the federal court venue by the Defendant.

JUDICIAL NOTICE OF VACANT JURY DEMAND

On March 24, 2000, pursuant to The Constitution of State of Ohio; Bill of Rights; Section 5:

"The right of trial by jury shall be inviolate, except that, in civil cases, laws may be passed to authorize the rendering of a verdict by the concurrence of not less than three-fourths of the jury."

With Statutes: Ohio Rules of Civil Procedure 38 and 39

RULE 38. Jury Trial of Right

(A) Right preserved. "The right to trial by jury shall be preserved to the parties inviolate".

RULE 39. Trial by Jury or by the Court

(A) By jury. "When trial by jury has been demanded as provided in Rule 38, the action shall be designated upon the docket as a jury action."

the Plaintiffs have expressed and implied for a preserved and inviolate action to "Jury Demand

Endorsed Herein", for a trial on the tier of all genuine legal issues of disputed material facts for a

jury to decide in a court of law. The Plaintiff's now gives this Court "Judicial Notice of Vacant

Jury Demand", and is without a jury verdict posting upon the record of this docketed case.

Pursuant to Defendant's removal (now carrying dual jurisdiction), and specifically and critical

in part of Federal Rules of Civil Procedure Rule 81;

Applicability of the Rules in General; Removed Action

(c) REMOVED ACTIONS.

(3) Demand for a Jury Trial. (A) As Affected by State Law. A party who, before removal, expressly demanded a jury trial in accordance with state law need not renew the demand after removal. If the state law did not require an express demand for a jury trial, a party need not make one after removal unless the court orders the parties to do so within a specified time. The court must so order at a party's request and may so order on its own. A party who fails to make a demand when so ordered waives a jury trial.,

the Plaintiff's jury demand for a trial by jury for good cause remains valid in both the State and

Federal court venues to this present day of this filing. (Law preserved and inviolate ~ Emphasis

added)

Conflicting to The Constitution of the United States; ARTICLE VI (SUPREME LAW); " ... This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

The Senators and Representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.",

and upon case matter removal to the federal court venue herein, the federal officers' of the court

(Judges Walter H. Rice and Michael R. Merz) "terminated" the Plaintiff's "preserved" and

"inviolate" Constitutional basic civil right to their expressed, implied, preserved and inviolate

action to "Jury Demand Endorsed Herein" . And furthermore, these officers of the Court

applied sanction (\$1000.00 fine) against the Plaintiff for filing documents per their available

"remedies of relief", and to stop any future filings in these removed case matters carrying a jury

demand in a Court of law.

The gist of the legal matter to the reasonable persons, shall demonstrate that these actions of

these Officers of the Federal Court Judges, the legal representatives of the Defendant, and

possibly any others associated with these case matters, may be subject to treason under 18 U.S.

CODE § 2381 - TREASON.

18 U.S. CODE § 2381 - TREASON; "Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States."

See: Exhibit A: Affidavit of Greg T. Ackerman and Joyce L. Ackerman as affiant to due process and jury demand in a court of law.

Now pursuant to Ohio Constitution § 15.07 Oath of officers;

"Every person chosen or appointed to any office under this state, before entering upon the

discharge of its duties, shall take an oath or affirmation, to support the Constitution of the United States, and of this state, and also an oath of office."

the Plaintiff moves the Officer of the Court to revive the Plaintiff's instant action to a "jury demand" for a trial by jury, as filed on March 24, 2000.

Conclusion

Plaintiff prays and moves this Court to accept this judicial notice and revive the "instant action" of the Plaintiff's expressed, implied, preserved and inviolate action to "Jury Demand Endorsed Herein" to the case matters herein.

Respectfully submitted,

Gregory Ackerman, Pro Se Plaintiff Appearance personally pursuant to 28 U.S.C § 1654 556 Shadowlawn Avenue Dayton, OH 45419 Phone: (937) 293-4267

Joyce J Uckerman Joyce Ackerman, Pro Se Plaintiff

Joyée Ackerman, Pro Se Plaintiff Appearance personally pursuant to 28 U.S.C § 1654 556 Shadowlawn Avenue Dayton, OH 45419 Phone: (937) 293-4267

Resources:

http://www.supremecourt.ohio.gov/LegalResources/Rules/civil/CivilProcedure.pdf http://www.supremecourt.ohio.gov/LegalResources/Rules/evidence/evidence.pdf http://www.law.cornell.edu/rule

Exhibit A

CERTIFICATE OF SERVICE

I <u>Greg T. Ackerman and Joyce L. Ackerman</u>, do swear or declare that on this date, $\frac{f_{2}/3}{f_{1}/3}$, I have served the enclosed Plaintiff's " **Motion to Revive Jury Demand**" to each party to the above proceeding or that party's counsel, and on every other person required to be served, by hand delivery, or depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.

Greg Brush Montgomery County Clerk of Courts 41 N. Perry Street Room 106 Dayton, OH 45422-215

John Hehman, Clerk of Court Office of the Clerk Federal Building, Room 712 200 West Second Street Dayton, Ohio 45402

Honorable Barack H. Obama and Vice President Joe Biden President of the United States The White House 1600 Pennsylvania Avenue NW Washington, DC 20500

Nancy Pelosi Office of the Democratic Leader H-204, US Capitol Washington, DC 20515

Eric Cantor Office of the Majority Leader H-329, The Capitol House of Representatives John A. Boehner, Speaker of the House Office of the Speaker H-232 The Capital Washington, DC 2051

Governor John Kasich and Lt. Governor Mary Taylor Ohio Governor Riffe Center, 30th Floor 77 South High Street Columbus, OH 43215-6117

Senator President Keith Faber Statehouse 1 Capitol Square, 2nd Floor Columbus, OH 43215 (614) 466-7584

William G. Batchelder Speaker of the House 77 S. High St 14th Floor Columbus, OH 43215

Solicitor General of the United States Donald B. Verrilli, Jr. Solicitor General of the United States U.S. Department of Justice 950 Pennsylvania Ave., N.W. Washington, D.C. 20530-0001

Attorney General of the United States Eric H. Holder, Jr. U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

Ohio Attorney General Mike DeWine Ohio Attorney General Office 30 E. Broad St., 14th Floor Columbus, Ohio 43215

Montgomery County Prosecutor / Mathias H. Heck, Jr. Montgomery County Prosecutor's Office Civil Division P.O. Box 972 Dayton, Ohio 45422 Montgomery County, Ohio Sheriff Phil Plummer 345 W. Second St. / P.O. Box 972 Dayton, Ohio 45422

Caroline Rice Montgomery County Treasurer 451 W. Third Street 937/225-4010 Dayton, Ohio 45422-0475

Mr. Mike Hawkins (Foreign case / Fortis & Assurant legal representative /Dinsmore) Dinsmore 255 E. Fifth St., Suite 1900 Cincinnati, OH 45202

Mr. Patrick Michael (Foreign case / Fortis & Assurant legal representative /Dinsmore) Dinsmore 101 S. Fifth St., Suite 2500 Louisville, KY 40202

Ms. Angela Edwards (Foreign case / Fortis & Assurant legal representative /Dinsmore) Dinsmore 101 S. Fifth St., Suite 2500 Louisville, KY 40202

Magistrate Judge Michael Newman (Foreign case / Fortis & Assurant legal representative) Federal Building, Room 505 200 West Second Street Dayton, OH 45402 Mark Allen Anthony (Foreign case / Plaintiff attorney now withdrawn from case)

Joyce and Greg Ackerman (Foreign ease(s) Plaintiffs / 2000 CV 1472 & 2003 CV 09499) 556 Shadowlawn Ave Dayton, Ohio 45419 937-293-4267

Fresh Zone Products Inc. (Foreign ease 2003 CV 09499 / Plaintiff) 556 Shadowlawn Ave Dayton, Ohio 45419

Ellen Fornash / Mallory A. Johnson (Bank of New York Mellon / Home Foreclosure case) 120 E. Fourth Street 8th Floor Cincinnati, Ohio 45202

I declare under penalty of perjury that the forgoing is true and correct.

Executed on December 31 , 2013

UA ma

Greg T. Ackerman / Appearance personally pursuant to 28 U.S.C § 1654 556 Shadowlawn Avenue Dayton, OH 45419 Phone: (937) 293-4267

Joyce Ackerman, Pro Se Defendant

Joyce Ackerman, Pro Se Defendant Appearance personally pursuant to 28 U.S.C § 1654 556 Shadowlawn Avenue Dayton, OH 45419 Phone: (937) 293-4267

Exhibit A

Affidavit of Greg T. Ackerman and Joyce L. Ackerman

State of Ohio

County of Montgomery County

We, Greg T. Ackerman and Joyce L. Ackerman, born as American citizens and currently residing at 556 Shadowlawn Ave. Dayton, Ohio 45419 does hereby swear under penalty that;

1) We are both 18 years of age and competent to testify of my own knowledge of the facts stated herein.

2) All the facts stated by us herein are true, correct, and complete to the best of my knowledge and understanding.

3) Greg T. Ackerman and Joyce L. Ackerman are legal parties as Plaintiffs in Case # 2000 CV 01472 and Case # 2003 CV 09499 in the Common Pleas Court of Montgomery County Ohio.

4) Upon the testimony herein of two witnesses as Greg T. Ackerman and Joyce L. Ackerman, and possible any other reasonable persons; the Officers of the Southwestern Ohio Federal District Court in Dayton; Ohio Judge Walter H. Rice and Magistrate Judge Michael R. Merz are in contempt of court, defiant of official duty and capacity to support and affirm the Constitution of the United States, and continue with sanctions to express and execute a great threats against the citizens of the United States of America;

a) Contempt of court to knowingly and willfully supersede mandated Constitutional law and clearly obstruct procedural and functional justice to a jury demand for a trial by jury in civil cases in a court of law.

b) Defiant of official duty and capacity upon failure to support and affirm the "inviolate" and "preserved" legal right to a "trial by jury", on the tier of facts, as expressed in the legal standard of the Constitution of the State of Ohio; Bill of Rights; Section 5 (Trial by jury) and Constitution of the United States of America; Bill of Rights; Seventh Amendment (Jury in Civil Cases).

c) Applied sanctions of \$1000.00 against Greg T. Ackerman and Joyce L. Ackerman, and invoked threats for continuing to make any filings in the federal court venue, while in pursuit of justice.

d) We believe the State of Ohio Judiciary and Federal Judicial Branch of the United States of America government have "expressed" and "implied" a violation of contempt of court upon the termination of American citizens (Greg T. Ackerman and Joyce L. Ackerman) constitutionally "preserved" and statutory "inviolate" basic civil and legal right to a trial by jury, upon a timely jury demand, to determine all genuine legal issues of disputed material facts of "insurance company fraud" for a jury to decide in a court of law.

e) Upon the obstruction of justice and termination of a preserved and inviolate legal right to trial by jury and future threat upon Greg T. Ackerman and Joyce Ackerman (two witnesses and American citizens) Constitutional and statutory legal procedure to a trial by jury upon a jury demand.

f) We believe whoever, owing allegiance to the United States, adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason. SEE: 18 U.S. CODE § 2381 - TREASON;

"Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States." SEE: 18 U.S. CODE § 2381 - TREASON

IN WITNESS WHEREOF, I have hereunto set my hand and seal on this 31 day

2013. of DQ

Affiant/Greg T. Ackerman

Affiant / Joyce L. Ackerman

Before me, the undersigne	d authority in and for <u>Montgomery</u>	County and		
State of Chio	personally appeared Joyce akempent	Gregory adam		
who is known to me and Sworn to and subscribed before me this day				
December	_2013.			

My commission Expires: 2-2-14

Michael R. Merz

United States Magistrate Judge Southern District of Ohio

> 937-512-1550 michael_merz@ohsd.uscourts.gov

Room 501 200 West Second Street Dayton, Ohio 45402

Greg T. Ackerman 556 Shadowlawn Avenue Dayton, Ohio 45419

Sir:

Your 1stter of November 8, 2013, addressed to John Hehman, Clerk of Court, has been referred to me for response as the magistrate judge assigned to your two cases, 3:00-cv-277 and 3:04-cv-33.

The Clerk has absolutely no power to grant you any relief in these cases. Judge Rice entered final judgment in both cases in 2005. Evenually the Supreme Court of the United States denied certiorari in these cases.

You are reminded that you have been sanctioned in the amount of \$1,000 for continuing to make baseless filings in these cases.

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Very truly yours, milla

Michael R. Merz United States Magistrate Judge

NAME REDACTED Copy:

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Fraud on the American courts of 13 years pursuant to insurance company fraud

From: greg.ackerman <greg.ackerman@aol.com>

To: brushg <brushg@mcclerk.org>; terrie_carter <terrie_carter@ohsd.uscourts.gov> Subject: Fraud on the American courts of 13 years pursuant to insurance company fraud Date: Mon, Oct 28, 2013 1:21 pm

> Greg and Joyce Ackerman 556 Shadowlawn Ave Dayton, Ohio 45419 937-293-4267

10/28/13

Attn: Greg Brush; Clerk of Court; Common Pleas Court of Montgomery County, Ohio John Hehman, United States District Court of Southern Ohio Clerk of Courts; via Terrie Carter

Please take "Judicial Notice"(s) of two filed cases in the Common Pleas Court of Montgomery County, Ohio, upon case No. 2000 CV 01472 and an additional substantial and substantive independent case No. 2003 CV 09499.

Both case matters are directly related to state law claims alleging a breach of a valuable Long Term Disability (LTD) insurance policy contract and actions of bad faith with malice to the insured beneficiary / now legal party, while engaged in the "business of insurance".

Both of these cases also carry paramount procedure deficiencies and omissions to a "jury demand" in the state and/or federal trial courts of law. These profound cases equally carry a timely "jury demand" for action to the legal party's "inviolate" constitutional and statutory legal right to a "trial by jury", in either/or both state and federal court venues by law. See: (FRCP 81(c)(3) Removed Action.

To this day neither court venue has expedited the legal action to a trial by jury. To the reasonable person, these paramount procedure deficiencies and omissions to a "trial by jury" upon a timely "jury demand", as made by a legal party in a court of law, is an unthinkable injustice to the legal party, and clearly shows cause to a "civil disorder" of public and great general interest. For summary please see; www.constitutionrescue.org and www.badfaith.info

In addition, these cases carry substantive and substantial effect on Appellate Case No. 025392), upon trial court case No. 2009 CV 03194 (Legal matters of home foreclosure proceedings allegedly caused by insurance fraud in the "business of insurance".)

Thank you for your review and hands-on supportive intervention, without prejudice, that will preserve Ohio citizens and U.S. Citizens of their legal rights to have their day in court with an impartial jury, to determine all genuine legal issues of material facts of alleged "insurance company fraud" and fraud on the court(s), for a jury to decide in either or both state and federal court venues, while holding

a critical judicial position under oath to uphold the treasured Constitution of the State of Ohio and Constitution of the United States of America, upon these critical social matters of public and great general interest concerning 11,000,000+ Ohio citizens, and furthermore affecting to 300,000,000 + United States citizens, and carried abroad by exemplary law of the United States of America.

Per John Hehman, we respectfully invite you to represent the Federal Courts upon a scheduled meeting with Greg Brush, Clerk of Court at the Common Pleas Court of Montgomery County, Ohio on Wednesday

October 30, 2013, at 9:00 am, to discuss and find remedies of relief to these critical matters of public and great general interest to all American citizens

X Greg T. Ackerman Montgomery County, Ohio and U.S Citizen (Taxpayer)

_X_____ Joyce L. Ackerman Montgomery County, Ohio Citizen and U.S. Citizen (Taxpayer)

Montgomery County Ohio Clerk Of Courts Gregory A. Brush Public Records Online System Version II 2000 CV 01472 - JOYCE ACKERMAN Vs FORTIS BENEFITS INSURANCE COMPANY		
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12/13/2013 F	STRICKEN FROM RECORD MOTION: OF DEFENDANTS TO SUPPLEMENTAL FACTUAL RECORD FOR SUMMARY JUDGMENT	
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10/22/2013	DECISION STRIKING THIRD JUDICIAL NOTICE
10/22/2013	STRICKEN FROM THE RECORD -MEMORANDUM AMENDMENT TO MEMORANDUM OF UNDERSTANDING IN PRESENTING MATERIAL FACT EXHIBIT A
10/22/2013	STRICKEN FROM THE RECORD MEMORANDUM 3ND JUDICIAL NOTICE EXTRAORDINARY INTERVENTION FOR DUE PROCESS AND EQUAL PROTECTION OF THE LAWS
10/21/2013	MEMORANDUM OF UNDERSTANDING; 3RD JUDICIAL NOTICE EXTRAORDINARY INTERVENTION FOR DUE PROCESS AND EQUAL PROTECTION OF THE LAWS
10/03/2013	DECISION STRIKING SECOND JUDICIAL NOTICE
09/27/2013	STRICKEN FROM THE RECORD NOTICE: SECOND JUDICIAL NOTICE EXTRAORDINARY INTERVENTION FOR DUE PROCESS AND EQUAL PROTECTION OF THE LAWS
09/10/2013	DECISION STRIKING JUDICIAL NOTICE
08/29/2013	NOTICE: JUDICIAL NOTICE FILED BY PLAINTIFFS GREG AND JOYCE ACKERMAN
08/29/2013	DECISION STRIKING DEFENDANT'S REPLY TO PLAINTIFFS' REPLY; DEFAULT; MOTION FOR RELIEF; MOTION TO LEAVE TO FILE THIRD PARTY PRACTICE WITH COUNTERCLAIM AND CROSS-CLAIM; EXTRAORDINARY INTERVENTION
08/29/2013	DECISION OVERRULING MOTION FOR STAY
08/12/2013	RESPONSE BY DEFT GREGORY T ACKERMAN
07/12/2012	CIVIL OPEN ITEMS CASES 10 YEARS AND OLDER NO ACTIVITY-DISTRIBUTED TO MO CO TREASURER Receipt: 869982 Date: 07/12/2012
06/08/2009	DEFENDANT APPELLEES NOTICE TO THE COURT CONCERNING THESE APPEALS FILED Attorney: NEWMAN, MICHAEL J. (0042684)
05/07/2009	NOTICE OF APPEAL TO THE SECOND DISTRICT COURT OF APPEALS FILED Attorney: PROSE (0000000)
04/07/2009	DECISION ORDER AND ENTRY STRIKING DOCUMENT FILED 10-07-08 SIGNED AND FILED
10/07/2008	JURY DEMAND FILED Attorney: PRO SE (0000000)
11/26/2002	LEGAL AID COMPENSATION
06/05/2000	NOTICE OF REMOVAL FILED Attorney: HAWKINS, MICHAEL W (0012707)
05/12/2000	CIVIL RETURN OF SERVICE Method : CIVIL CERTIFIED MAIL Issued : 05/03/2000 Service : CIVIL INITIAL SERVICE - MAUREEN Served : 05/08/2000 Return : 05/12/2000 On : FORTIS BENEFITS INSURANCE COMPANY Signed By : ILLEGIBLE Reason : G-CIVIL SUCCESSFUL Comment : Tracking # : P001-208-236
05/03/2000	Issue Date: 05/03/2000 Service : CIVIL INITIAL SERVICE - MAUREEN Method : CIVIL CERTIFIED MAIL Cost Per :\$ 5.00 FORTIS BENEFITS INSURANCE COMPANY PO BOX 6427 ST PAUL, MN 44165 Tracking No: P001208236
04/28/2000	INSTRUCTIONS FOR SERVICE - CERTIFIED MAIL FILED
04/28/2000	AMENDED COMPLAINT; JURY DEMAND ENDORSED HEREIN FILED Attorney: ANTHONY, MARK A (0056048)
04/19/2000	CIVIL REGULAR MAIL FAILURE OF SERVICE NOTIFICATION Requester Notified Tracking number: P001205596
04/19/2000	MAIL RETURNED Method : CIVIL CERTIFIED MAIL Issued : 03/27/2000 Service : CIVIL INITIAL SERVICE - PHIL Served : Return : 04/19/2000 On : FORTIS BENEFITS INSURANCE COMPANY Signed By : Reason : F-CIVIL UNSUCCESSFUL Comment : RETURNED ONLY SERVE MISSOURI COURTS Tracking #: P001-205-596
04/06/2000	CIVIL RETURN OF SERVICE Method : CIVIL CERTIFIED MAIL Issued : 03/27/2000 Service : CIVIL INITIAL SERVICE - PHIL Served : 04/03/2000 Return : 04/06/2000 On : FORTIS BENEFITS INSURANCE COMPANY Signed By : AARON KRECHEL Reason : G-CIVIL SUCCESSFUL Comment : Tracking #: P001-205-596
03/27/2000	Issue Date: 03/27/2000 Service : CIVIL INITIAL SERVICE - PHIL Method : CIVIL CERTIFIED MAIL Cost Per :\$ 5.00 FORTIS BENEFITS INSURANCE COMPANY C/O KEITH WENZEL, REGISTED AGENT 301 WEST HIGH STREET JEFFERSON CITY, MO 65101 Tracking No: P001205596
03/24/2000	INSTRUCTIONS FOR SERVICE - CERTIFIED MAIL FILED
	CIVIL DEPOSIT
03/24/2000	

Party Summary

PLAINTIFF JOYCE ACKERMAN 556 SHADOWLAWN AVENUE DAYTON OH 45419-0000

ATTORNEY(S) NO ATTORNEY ON FILE

DEFENDANT

FORTIS BENEFITS INSURANCE COMPANY PO BOX 64271 ST PAUL MN 44165

C/O KEITH WENZEL, REGISTED AGENT 301 WEST HIGH STREET JEFFERSON CITY MO 65101

ATTORNEY(S)

NO ATTORNEY ON FILE

PLAINTIFF

GREGORY ACKERMAN 556 SHADOWLAWN AVENUE DAYTON OH 45419-0000

ATTORNEY(S) NO ATTORNEY ON FILE

PLAINTIFF

JACK HOWARD ACKERMAN A MINOR, BY AND THROUGH HIS MOTHER AND NEXT FRIEND JOYCE ACKERMAN 556 SHAWDOWLAWN AVENUE DAYTON OH 45419-0000

ATTORNEY(S)

NO ATTORNEY ON FILE

	Service Summary
Name:	FORTIS BENEFITS INSURANCE COMPANY
Service Method:	CIVIL CERTIFIED MAIL
Address:	PO BOX 64271
Address:	ST PAUL, MN, 44165
Issue Date:	03-MAY-00
Service Date:	08-MAY-00
File Date:	12-MAY-00
Failure Date:	
Service Status:	SUCCESSFUL (DO NOT USE RESULT CODE AFTER 3/13/13)
Received By:	
Notes:	
	FORTIS BENEFITS INSURANCE COMPANY
	CIVIL CERTIFIED MAIL
	C/O KEITH WENZEL, REGISTED AGENT301 WEST HIGH STREET
	JEFFERSON CITY, MO, 65101
Issue Date:	
Service Date:	
	19-APR-00
Failure Date:	
	UNSUCCESSFUL (DO NOT USE RESULT CODE AFT 3/13/13)
Received By:	
	RETURNED ONLY SERVE MISSOURI COURTS
	MONTGOMERY COUNTY CLERK OF COURT
	HONORABLE CLERK GREGORY A BRUSHIN HIS OFFICIAL CAPACITY41 N. PERRY STREET
	DAYTON, OH, 45422
Issue Date:	
Service Date:	
	22-NOV-13
Failure Date:	
Service Status:	CIVIL REGULAR MAIL DELIVERED TO POST OFFICE
Received By:	
Notes:	

Sanvica Summan

http://www.clerk.co.montgomery.oh.us/pro/

Name:	MONTGOMERY CO COMMON PLEAS COURT PRESIDING JUDGE
Service Method:	CIVIL REGULAR MAIL
Address:	HONORABLE JUDGE BARBARA P. GORMANIN HER OFFICIAL CAPACITY41 N. PERRY STREET
Address:	DAYTON, OH, 45422
Issue Date:	21-NOV-13
Service Date:	22-NOV-13
File Date:	22-NOV-13
Failure Date:	
Service Status:	CIVIL REGULAR MAIL DELIVERED TO POST OFFICE
Received By:	
Notes:	
Name:	MONTGOMERY CO COMMON PLEAS COURT ADMIN JUDGE
Service Method:	CIVIL REGULAR MAIL
Address:	HONORABLE MICHAEL L. TUCKERIN HIS OFFICIAL CAPACITY41 N. PERRY STREET
Address:	DAYTON, OH, 45422
Issue Date:	21-NOV-13
Service Date:	22-NOV-13
File Date:	22-NOV-13
Failure Date:	
Service Status:	CIVIL REGULAR MAIL DELIVERED TO POST OFFICE
Received By:	
Notes:	
Name:	2ND DISTRICT COURT OF APPEALS PRESIDING JUDGE
Service Method:	CIVIL REGULAR MAIL
Address:	HONORABLE JUDGE MIKE FAININ HIS OFFICIAL CAPACITY41 N. PERRY STREET
Address:	DAYTON, OH, 45422
Issue Date:	
Service Date:	
File Date:	22-NOV-13
Failure Date:	
Service Status:	CIVIL REGULAR MAIL DELIVERED TO POST OFFICE
Received By:	
Notes:	