

**IN THE COMMON PLEAS COURT OF HANCOCK COUNTY, OHIO**

**CITY OF FINDLAY LAW DIRECTOR,  
ROBERT FEIGNER,**  
Plaintiff,

**Case No. 2025 CV 00179**

**vs.**

**JUDGMENT ENTRY**

**GEORGE MARTENS,**  
Defendant.

**June 10, 2025**

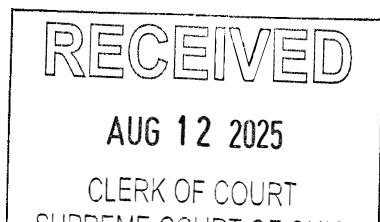
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This matter comes before the Court on the Complaint of the Plaintiff and his Motion for Default Judgment and Memorandum in Support. The Court finds that Defendant, George Martens, has been duly and legally served by ordinary mail, with certificate of mailing, pursuant to Rule 4.6(D) of the Ohio Rules of Civil Procedure and service is in all respects regular and the same is hereby approved.

The Court also finds that the deadline for Defendant George Martens to file an answer or other response to the Complaint expired on July 22, 2025. The Court further finds that Defendant George Martens failed to file an Answer, or otherwise respond, to Plaintiff's Complaint within twenty-eight (28) days of service and is in default. As of the date of this Judgment Entry, no answer or other responsive pleading has been filed by, or on behalf of, the Defendant. Pursuant to Civ.R. 55, the allegations contained in Plaintiff's Complaint are deemed true.

Based on these facts, the Court finds that Plaintiff is entitled to default judgment as set forth in its Complaint.

**IT IS THEREFORE ORDERED** that Plaintiff, City of Findlay Law Director Robert Feigner's Motion for Default Judgment is **HEARBY GRANTED** and Plaintiff hereby is



awarded judgment against the Defendant George Martens on the merits of all claims pled in Plaintiff's Complaint.

**IT IS FURTHER ORDERED** as follows:


- A. That Defendant George Martens is hereby **FOUND** and **DECLARED** to be a vexatious litigator pursuant to Ohio R.C. 2323.52;
- B. That, pursuant to Ohio R.C. 2323.52(D), Defendant George Martens is indefinitely prohibited from instituting any litigation, continuing any litigation, or making any application in any litigation, in any court of claims, court of common pleas, municipal court or county court of the State of Ohio, or its subdivisions, without first obtaining leave of this Court or other court of competent jurisdiction;
- C. That, pursuant to Ohio R.C. 2323.52(D), Defendant George Martens is specifically prohibited from continuing any legal proceeding currently pending in any court of claims, court of common pleas, municipal court or county court of the State of Ohio, or its subdivisions, without first obtaining leave of this Court or other court of competent jurisdiction;
- D. That, pursuant to Ohio R.C. 2323.52(J), Defendant George Martens is prohibited from requesting public records from a public office or person responsible for public records without first receiving both leave of this court and an accompanying order from this Court, or other court of competent jurisdiction, that specifies with particularity what public records the Defendant may request from the public office or person responsible for public records; and
- E. Any and all other relief and orders provided for in Ohio R.C. 2323.52, unless specifically excluded herein.

**IT IS FURTHER ORDERED** that the Clerk of Courts shall do all of the following:

- A. Send a certified copy of this Judgment Entry to the Ohio Supreme Court pursuant to Ohio R.C. 2323.52(H) and note same upon the docket;
- B. Cause a copy of this Judgment Entry to be delivered to the Defendant by ordinary mail at the Defendant's address of record and note same upon the docket; and
- C. Cause a copy of this Judgment Entry to be delivered to the Defendant's address of record by the Hancock County Sheriff. The Hancock County Sheriff shall then file proof of residence service with the Clerk of Courts.

Court costs are hereby assessed to the Defendant in this matter.

**ALL UNTIL FURTHER ORDER OF THIS COURT.**



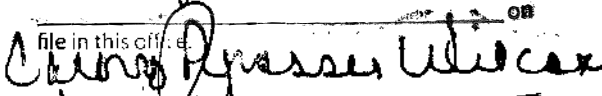
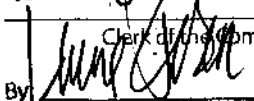
JONATHAN P STARN, JUDGE

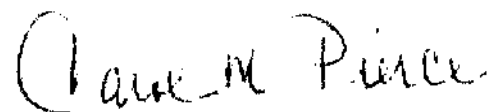
**CERTIFICATE OF SERVICE**

The undersigned does hereby certify that on August 6, 2025 a time-stamped copy of the foregoing was delivered to counsel for the parties as follows:

JAMES P SILK, JR  
900 ADAMS STREET  
TOLEDO, OH 43604  
By ordinary U.S. Mail and email at [jsilk@snlaw.com](mailto:jsilk@snlaw.com)

I, the undersigned Clerk of the Common Pleas Court within and for said Hancock Co., do hereby certify that the foregoing is a true and correct copy of the original.

file in this office.   
Cheryl D. Plessner  
Clerk of the Common Pleas Court  
By 

  
Carol Pierce, Judicial Assistant