#### IN THE COURT OF COMMON PLEAS FRANKLIN COUNTY, OHIO **GENERAL DIVISION**

SCOTT E. SHEETS,

PLAINTIFF.

RECEIVED JUL 17 2025 CLERK OF COURT SUPREME COURT OF OHIO

V.

CASE NO. 24 CV 8397

JUDGE CHRIS BROWN

**HEATHER A. SHEETS** 

DEFENDANT.

# JUDGMENT ENTRY

This matter came before the Court upon Plaintiff's Motion for Default Judgment filed on December 26, 2024. The Court finds that Plaintiff filed his complaint on November 1, 2024 to have Defendant declared a vexatious litigator pursuant to R.C. 2323.52. On November 20, 2024, personal service of summons was perfected upon Defendant by process server. Defendant failed to plead or otherwise respond to the complaint pursuant to Ohio R. Civ. P. 12. Accordingly, pursuant to Ohio R. Civ. P. 55, Plaintiff is entitled to a judgment by default, and his motion is GRANTED.

It is ORDERED that Defendant is declared a vexatious litigator pursuant to R.C. 2323.52.

Further, it is ORDERED that Defendant is prohibited from the following without first obtaining leave from this Court:

- 1. Instituting legal proceedings in the court of claims or in a court of common pleas, municipal court, or county court;
- 2. Continuing any legal proceedings that Defendant has instituted in the court of claims or in a court of common pleas, municipal court, or county court prior to the entry of the order;
- 3. Making any application, other than an application for leave to proceed in any legal proceedings instituted by Defendant or another person in the court of claims or in a court of common pleas, municipal court, or county

court; and,

4. Institute legal proceedings or continuing any previous legal proceedings in a court of appeal, other than an application for leave to proceed pursuant to R.C. 2323.52(F)(2).

### IT IS SO ORDERED.

Signature Page Attached Judge Chris Brown

Submitted by: /s/Kendra L. Carpenter (0074219) Attorney for Plaintiff

Copy: Kendra L. Carpenter, Attorney for Plaintiff The Supreme Court of Ohio The Court of Appeals for the Tenth District of Ohio The Court of Common Pleas, Franklin County, Ohio Domestic Relations Division The Franklin County Municipal Court

# THIS IS A FINAL APPEALABLE ORDER. THERE IS NO JUST CAUSE FOR DELAY.

# PRAECIPE: TO THE CLERK OF COURTS

Pursuant to Civil Rule 58(B), you are hereby instructed to serve upon all parties not in default for failure to appear, notice of the judgment and its date of entry upon the journal.

Franklin County Ohio Clerk of Courts of the Common Pleas- 2025 Feb 06 12:29 PM-24CV008397 0H174 - X6

Franklin County Court of Common Pleas

**Date:** 02-06-2025

Case Title: SCOTT E SHEETS -VS- HEATHER A SHEETS

Case Number: 24CV008397

Type: ENTRY

It Is So Ordered.

/s/s Judge Christopher M. Brown

Electronically signed on 2025-Feb-06 page 3 of 3

Franklin County, ss 🕽	OF THE COURT OF COMMON PLEAS
HEREBY CERTIFY THAT TH	WITHIN AND FOR SAID COUNTY, E ABOVE AND FOREGOING IS TRULY TAKEN RIGINAL
MOW ON FILE IN MY OFFIC	CE. WITNESS MY HAND AND SEAL OF SAIL DAY OF SUC A.D. 2025
MARYELLEN	O'SHAUGHNESSY, Clerk

Franklin County Ohio Clerk of Courts of the Common Pleas- 2025 Feb 06 12:29 PM-24CV008397 0H174 - X7

**Court Disposition** 

Case Number: 24CV008397

Case Style: SCOTT E SHEETS -VS- HEATHER A SHEETS

Case Terminated: 12 - Default

Final Appealable Order: Yes

Motion Tie Off Information:

 Motion CMS Document Id: 24CV0083972024-12-2699980000 Document Title: 12-26-2024-MOTION FOR DEFAULT JUDGMENT
PLAINTIFF: SCOTT E. SHEETS Disposition: MOTION GRANTED