## IN THE COURT OF COMMON PLEAS CUYAHOGA COUNTY, OHIO

	CASE NO	
Plaintiff,		
VS.	JUDGE	
Defendant REDEMPTION	MOTION TO VACA AND FOR A	ATE JUDGMENT APPROVAL OF
Now comes the Defendant	and respectful	ly moves this court
toVacate the Judgment of	granted by this cour	t on;
to permit Defendant, o	owner of the subject prema	ises, to redeem her
property pursuant to Ohio Revised code 2329.3	33; to refund to the	
(Name of Purchaser) , the	ir deposit of	(\$_
); and to pay all secured parties, namely(F	irst lien holder)	
(Second lien holder, if any),	(Third lien holder, if	any) etc.
Defendantst	ates that on	, the Plaintiff,
obtained a judgment on their mortgage which i	s the first and best lien or	the subject premises
and thereafter application was made for this co	ourt for an order authorizing	ng the Sheriff of
Cuyahoga County to appraise, advertise, and so	ell such real estate pursua	nt to Ohio Revised Code
2329.01 et seq. Pursuant to the order of this co	ourt the Sheriff of Cuyaho	oga County had the
subject property appraised and an advertisement	nt for foreclosure in certain	in newspapers as
required by Ohio Revised Code 2329.26. On _	(Date of Sale)	the subject
nremises was sold to	(Name of nurchaser)	Street

Address	, <u>City</u>	, <u>State</u>	, Zip Code	_, for the purchase p	orice of
(\$	). T	he purchaser depos	sited with this	court the sum of	(\$
) as and for	a deposi	t to apply toward t	he purchase pr	rice of aforesaid pro	perty.
Ohi	o Revise	d Code 2329.33 pr	ovides that the	e owner of real estat	e to wit: Defendant
		, on execut	ion may at any	time before the con	ifirmation of sale,
redeem the	property	by depositing in the	ne hands of the	e Clerk of The Cour	t of common Pleas the
amount of t	the judgn	nent or decree upor	n which such l	ands were sold, with	h all costs, including
poundage,	and intere	est at the rate of eig	ght percent (8%	6) per annum on the	e purchase money from
date of sale	to the tir	ne of such deposit	. The Court of	f Common Pleas the	ereupon shall make an
order settin	ig aside si	uch sale and apply	the deposit to	the payment of suc	h judgment or decree
and costs a	nd award	such interest to the	e Purchaser w	ho shall receive from	m the Court the interest
from the Cl	lerk.				
In a	ecordanc	e with Ohio Revise	ed Code 2329.	33, the Defendant,	
has deposit	ed with the	his court the sum o	of	(\$	
all outstand	ling oblig	ations due the Def	endants in this	s action including by	ut not limited to the clerk
of Courts o	f Cuyaho	ga County, the Cu	yahoga Count	y sheriff's Office, a	nd the successful bidder
for interest	upon his	earnest money dep	posit for the pu	irchase of said prop	erty. To wit: the
following s	sums are	due and owing each	h of the parties	s as of	:
	1	T 4 Cl 1 C		1 0 4	
	1.	To the Clerk of the cost of this a			_\$
	2.	To the Cuyahog	a County Sher	iff's Department,	
		The cost of sale	-	1	\$
	3.	To the Clerk of	•	ahoga County,	Φ.
		For poundage th			<u>\$</u>
	4.	To the The sum of	(First lien ho	older),	\$
	5.	To the	(Second lie	n holder)	
	٥.	The sum of	(Second lie	, , , , , , , , , , , , , , , , , , ,	\$

	6.	To the(Third The sum of	lien holder) etc	<u>\$.</u> ,	
	7.	To(Purchaser's Interest on their deposit.	Name) ,	\$	
Acc	ordingly	, the Defendant	mo	ves this Court to	o her Motion to
Vacate the	Judgmen	t of; gr	ant Defendant _		Motion
for Redemp	otion and	Order that the Sheriff of C	uyahoga County	return of the ear	rnest money
deposited to	the suc	cessful bidder,(Name o	of Purchaser)		interest on its
deposit at th	ne rate of	eight person (8%) per ann	um from the date	of purchase.	
			Respectfull	y submitted,	
			Defendant		

## Certificate of Service

	A copy of	of the foregoi	ng Motion to	Vacate Jud	Igment and	for Approva	l of Redemption	1
has be	en sent by	regular U.S.	. Mail to the f	ollowing pa	arties or the	ir counsel of	record:	

	[List of all parties in the	e Case and their address	ses]	
Defendant				
Detendant				
Date		•		

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		)			
VS.	Plaintiff,	) ) )		)	
	, Defendants.	) et al.,	REDEMPI )	TION JOURNAL E ) )	NIRY
This cau	se came to be heard on t	the motion	n of defendant	to vaca	ite
judgment, stay	confirmation of sale, and	l approval	of redemption.	Upon consideratio	n thereof,
the Court finds	that, pursuant to R.C. 23	29.33, De	efendant	is entitled to a	an order
redeeming the p	property located at		, upon the te	endering of certain f	unds
required by R.C	2. 2329.33 to the Clerk of	f Courts.			
Inasmuc	h as it appears to the Co	urt that D	efendant	has sufficien	t funds
available to con	aply with said statute and	d to redee:	m the subject pro	operty,	
IT IS ORDERE	D, ADJUDGED AND D	DECREEL	) that:		
1. The Prior ord	ler of this Court staying (	confirmati	ion of the Sheriff	s Sale in this case i	is extended
	ant must deposit \$ nired by R.C. 2329.33 and of redemption;				

-	he tendering of said ally occur:	d funds, the following shall, without further order	of the Court,			
a.	The Sheriff's sale held on, will be vacated;					
b.	The Sheriff will return the Order of Sale without execution;					
c.	The judgment and	decree of foreclosure previously entered herein wi	ll be vacated;			
d.	The Sheriff must re	eturn the deposit made by the purchaser;				
e.	The case will be d	ismissed with prejudice at the costs of defendant _				
4.	Upon receipt of sa	aid funds, the Clerk must distribute the funds as fol	lows:			
	a.	To the Clerk of Courts of Cuyahoga County, the cost of this action the sum of	\$			
	b.	To the Cuyahoga County Sheriff's Department, The cost of sale the sum of	\$			
	c.	To the Clerk of Courts of Cuyahoga County, For poundage the sum of	\$			
	d.	To the, The sum of,	_\$			
	e.	To the(Second_lien holder), The sum of	<u>\$</u>			
	f.	To the(Third lien holder) etc, The sum of	<u>\$</u>			
	g.	To <u>(Purchaser's Name)</u> , Interest on their deposit.	\$			
IT	IS SO ORDERED:					
	DGE					