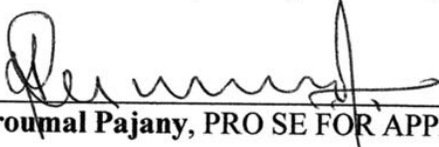


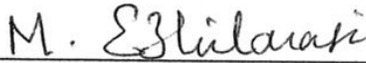


**MOTION TO STAY. POSTPONE SHERIFF'S EVICTION NOTICE DEADLINE**

Appellants, Peroumal Pajany, and Ezhilarasi Munisamy (also referred to as 'we,' 'us,' and 'our') respectfully request the Supreme Court of Ohio, under the humanity consideration to postpone Judge David M. Gormley's eviction court order until our family goes to India to avoid Judge Gormley's persecution. The support for this stay is outlined in the following memorandum.

Respectfully submitted,

  
Peroumal Pajany, PRO SE FOR APPELLANT

  
Ezhilarasi Munisamy, PRO SE FOR APPELLANT

3758 Shallow Creek Drive,  
Powell, OH 43065  
Phone: 740-881-0255  
Email: Pero101@yahoo.com

**MEMORANDUM IN SUPPORT**

Feb 2019 HUD said our home was foreclosed/sold. Feb 2019, Kinsale Golf Village Property Owners Association President Donald R. Kenney (DRK) and his lawyer Brad J. Terman illegally sold our home (1<sup>st</sup> illegal sale). Then, in Aug 2019, Third Federal filed a false foreclosure case to cover up Third Federal / DRK crimes. Since Feb 2019, our family faced the worst police brutality because of this false foreclosure case. Third Federal Bank lawyers joined hands with Judge David M. Gormley, used all possible fraudulent ways, played many dramas, fraudulently struck all our sworn exhibits, falsely accused that Pajany has a history of mental illness, accused our exhibits are delusional, sold our home 2<sup>nd</sup> time, took our \$500K investment, evicted us, and is desperate to throw us on the street to cover up DRK/Third Federal violation

and crimes and to exonerate Pres. Trump from the Capgemini retaliation crimes. Without following the court rules, Judge Gormley issued orders as he wished to cover up the violations and crimes. July 10, 2020, Delaware County Sheriff's office issued an eviction notice, and we respectfully beg the Supreme Court of Ohio to postpone the Sheriff's eviction deadline (Appendix, B13) until we leave the USA to avoid Judge Gormley's persecution, for the following reasons.

1. We are naturalized American citizens, who immigrated from India. We do not have any relatives in the USA. Judge Gormley abused his power and used Delaware County of Ohio resources (County Police / Sheriff / Powell Police / Doctors / Caseworkers & others) and framed Pajany as a person with a history of mental illness, destroyed our kids' education, and harassed Munisamy brutally. To avoid Judge Gormley's persecution, we have decided to go back to India, and we have reached out to the Indian government. We do not have any relatives in this country and do not have a place to stay. Therefore, we are requesting the court to delay the Sheriff's eviction deadline until we leave this country, USA, to avoid Judge Gormley's persecution.

2. Ezhilarasi Munisamy is a severe diabetic patient with A1C=14.0, and her life is dependent on the medicine (Appendix, B11). Munisamy has to take insulin and should meticulously manage her blood sugar and blood pressure. Because of Ezhilarasi Munisamy's fragile health condition, she is highly vulnerable to the COVID-19. To protect Munisamy's health, Pajany takes exceptional care of Munisamy and keeps her at home as much as possible to prevent coronavirus exposure. Munisamy is reaching out to the Indian government's assistance to depart this country as soon as possible to avoid Judge Gormley's persecution. Currently, we need some time for the Indian government processes, tickets, Indian overseas citizenship, school arrangement, etc. Therefore, under humanity's consideration, we respectfully beg the court to

delay the Sheriff's eviction deadline until we leave this country, USA, to avoid Judge Gormley's persecution. We kindly beg the court to postpone the eviction deadline to save Munisamy's life until we depart the USA to avoid Judge Gormley's persecution.

3. Judge Gormley and Third Federal used Olentangy School District, OLHS Michael Starner, Supt. Mark Raiff, and School Board Mindy Patrick and destroyed our kids' education. Because of Judge Gormley's fraud and abuse, my children's education is ruined. Munisamy is taking our kids to India to educate them so they can pursue their dreams, which was lost because of Judge Gormley's fraud and abuse. Our son needs to go to college in fall 2020, and our daughter needs to join the 11<sup>th</sup> grade in India because of Judge Gormley's persecution (Appendix, B12). Therefore, under humanity's consideration, until we go to India to educate our children, we are requesting the court to delay eviction deadline until we leave this country, USA, to avoid Judge Gormley's persecution.

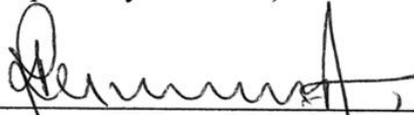
4. Judge Gormley falsely accused that Pajany has a history of mental illness and destroyed his doctoral education and future career. Pajany is the primary source of income for Pajany's family. Because of Gormley's abuse and fraud, Pajany cannot get a job in the USA. Pajany's parents are working with the Indian government to take Pajany's family back to India and save his family from Judge Gormley's persecution. Pajany and Munisamy immigrated from India in the pursuit of life, liberty, and happiness and got U.S. Citizenship. Now, they lost it all to Judge Gormley's fraud and abuse. Therefore, under humanity's consideration, we respectfully beg the court to delay the eviction deadline until we leave this country, USA, to avoid Judge Gormley's persecution.

5. Until we depart the USA to avoid Judge Gormley's persecution, our family should be safe from Judge David M. Gormley, Donald R. Kenney, Lawyer Brad J. Terman, Lawyer

Bradley P. Toman, the 2<sup>nd</sup> buyers (Josh Oty & Kelly Noll), neighbors (Jonathan Jabour, Timothy Tesner, Mathew Balster, & Hemalatha Vishnu Raman), and others involved in the Third Federal false foreclosure case. We invested \$500K in our home, which we lost completely to Judge Gormley's fraud and abuse. We have around \$30,000 worth of good in our house, which we will again lose. Josh Oty & Kelly Noll will do anything to destroy my family for 3758 Shallow Creek Powell, OH, Home, which they bought from Judge Gormley for a very cheap price. We respectfully beg the court to protect our family from these people that would hurt my family to destroy us and to destroy Capgemini's retaliation crime evidence. If any harm happens to our family or our Capgemini retaliation crime evidence is destroyed, these people mentioned above would be responsible.

Therefore, for the above reasons, under humanity's consideration, we respectfully beg the Supreme Court of Ohio to postpone the Court order to the Sheriff's office to evict our family until we leave this country, USA, to avoid Judge Gormley's persecution.

Respectfully submitted,



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**Peroumal Pajany, PRO SE FOR APPELLANT**



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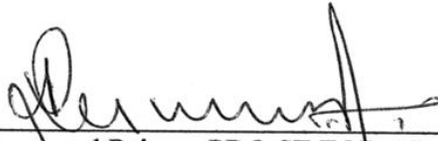
**Ezhilarasi Munisamy, PRO SE FOR APPELLANT**

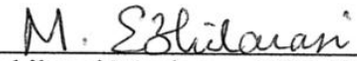
3758 Shallow Creek Drive,  
Powell, OH 43065  
Phone: 740-881-0255  
Email: Pero101@yahoo.com

**CERTIFICATE OF SERVICE**

The undersigned certifies that a copy of this Notice of Appeal was sent by ordinary U.S. mail to counsel on this 11<sup>th</sup> day of July 2020, to the following addresses:

Bradley P. Toman  
Carlisle, McNellie, Rini, Kramer & Ulrich, Co., LPA  
24755 Chagrin Blvd, Suite 200  
Cleveland OH 44122

  
\_\_\_\_\_  
Peroumal Pajany. PRO SE FOR APPELLANT

  
\_\_\_\_\_  
Ezhilarasi Munisamy. PRO SE FOR APPELLANT

# APPENDIX

## B11 – Munisamy Medication and A1C.

The screenshot shows a web browser window displaying a patient portal. The address bar shows the URL: mycw31.edincalweb.com/portal/11/16/jsp/new/medication.jsp?mainNav=MedRecords&idpage=medication. The page title is "Refill Request Page". The portal header includes the "health portal" logo and navigation links for "Home", "Cambiar a Español", and "Sign Out". A left sidebar contains navigation icons for Dashboard, My Account, Messages, Medical Records, Appointments, Trackers, and Education. The main content area is titled "CURRENT MEDICATION" and lists 18 items, each with a checkbox and a "Refill" button. The items include various medications and medical devices such as Humalog KwikPen, Lisinopril-Hydrochlorothiazide, FreeStyle Lancers, FreeStyle Libre 14 Day Sensor, Vitamin D3, Jardiance, Glimepiride, Tresiba Flex Touch, Metoprolol Succinate ER, Atorvastatin Calcium, and Metformin HCl. At the bottom of the list, there is a "Refill Request" button and a "View 1 - 15 of 15" link. The footer contains copyright information: "Copyright © 2020 eClinicalWorks. All rights reserved. vncw31-PortalE.1.17.1.14. Use of the website constitutes our Terms of Use and Privacy Policy."

getLabDetails

myCw31.eclinicalweb.com/portal3170/isp/preview/getLabDetails.jsp?encdata=encodsubmit\_ZgICQmUCY9k2FMxL...

health portal

Home Cambie a Español Sign Out

Lab List > Lab Details

Details

Print

MUNISAMY, EZHILARASI, F.  
05/15/1975

Columbus Endocrinology  
4895 Olentangy River Rd Suite 100, Columbus, OH 43214-1926  
614.457.7732

**FINAL RESULT**

Accession ID: 192902100 Lab Ref ID: 1035067071

Specimen Source: BLD Specimen Description: BLD

Order Date: 10/17/2019 Received: 10/17/2019 21:36:01 Specimen Received: 10/17/2019

Collection Date: 10/17/2019 16:31:00 Report: 10/17/2019 20:40:00 15:32:00

Requesting Physician: BHASIN, RDM Ordering Physician: BHASIN, RDM

HgbA1C COPC

NAME	VALUE	REFERENCE RANGE
F HgbA1C	14.0	<5.7 (%)

- Reference Interval:  
- Normal: below 5.7%  
- Prediabetes: 5.7% to 6.4%  
- Diabetes: 6.5% and above

**B12 – Children Education Level / College Admission**

Vikesh Pajany

Download PDF

January 17, 2020



**Office of Admissions**  
**Department of Enrollment Management**  
University of Cincinnati  
PO Box 210091  
Cincinnati, OH 45221-0091

340 University Pavilion  
Phone: (513) 556-1100  
Email: [admissions@uc.edu](mailto:admissions@uc.edu)

Vikesh Pajany  
3738 Shallow Creek Dr.  
Powell, OH 43065-7301

Dear Vikesh,

Congratulations! After careful consideration of your academic achievements and other application information, we are thrilled to offer you admission to the University of Cincinnati's **Neuroscience** program offered through the **College of Arts and Sciences** for the 2020 Fall term. We determine your residency for tuition purposes to be an Ohio resident. Should this change prior to enrolling, it is your responsibility to contact the Registrars Office at [resid@uc.edu](mailto:resid@uc.edu) / <http://uc.edu/residency>.

As you celebrate your admission, please consider the unique environment that Cincinnati offers: a dynamic community where students pursue their higher education goals with programs and services that lead to rewarding careers and fulfilling lives. You will study with internationally-renowned professors and receive the attention you need to meet the challenges of a diverse and ever-changing world. You will be surrounded by exciting campus life, with more than 500 student organizations and countless activities... all within a city that provides all the benefits of a major metropolitan area — shops, restaurants, cultural opportunities and community partnerships.

To secure your spot in Cincinnati's class, you must log into your admissions status page at [admissions.uc.edu/ucadmitt](http://admissions.uc.edu/ucadmitt) and complete both the Confirmation Form and pay your \$100 confirmation fee no later than August 1.

Admission is contingent on successful completion of all current coursework. Final transcripts must be submitted prior to enrollment.

On behalf of the faculty and staff of the University of Cincinnati, welcome to the Bearcat family. I trust that your Cincinnati experience will be academically rewarding and personally enriching.

Sincerely,

Tamara C. Byland  
Assistant Vice Provost



GR: 10

LESIKA PAJANY



240236

**B13 – Sheriff's eviction notice**

Delaware County Sheriff's Office  
149 N. Sandusky Street, Delaware Ohio 43015  
Russell L. Martin Sheriff



**EVICTIION NOTICE**

Attention Occupants of: 3758 Shaker Court Drive Powell, OH 43065

**THE COURT HAS ORDERED YOU VACATE AND  
LEAVE THESE PREMISES THAT YOU NOW OCCUPY.**

The attached court order is an order to the Sheriff to evict all of the occupants of these premises. If necessary, all of your property and effects will be set out by the street, at any time, day or night, in any weather, without any further notice to you.

You have until \_\_\_\_\_ to vacate the premises and this drastic action may be avoided.

Russell L. Martin  
SHERIFF

Case No. 19-CV-05-0440

Defendant Perennial Riping

Address 3758 Shaker Court Drive Powell, OH 43065

Serving Officer Sgt. D. KOBLER

Date/Time Served 7/10/2020

Civil Division (740) 833-2868 Records (740) 833-2890

*An office committed to protecting our homes, our schools and our community while providing the highest levels of integrity, accountability and professionalism to the people we serve.*