

PROBATE COURT OF STARK COUNTY, OHIO

IN THE MATTER OF: LINDA R. KELLY

Judge
Curt Werren

CASE NO. 252541

JUL 03 2025

JUDGMENT ENTRY

Pursuant to the Ohio Rules of Civil Procedure, the Court has by general order of reference directed that this case be referred to a magistrate who has the powers specified in the Ohio Rules of Civil Procedure and the Order of Reference.

This matter was heard on Jun 25, 2025 upon the APPLICATION TO TREAT DOCUMENT AS WILL NOTWITHSTANDING NONCOMPLIANCE,

A copy of the proposed decision and order of the magistrate was filed with the Court on Jul 3, 2025 and copies thereof were served on all required individuals or their attorneys pursuant to Civil Rule 58(B).

[] The Court finds that objections to the decision and order were timely filed. The Court disposes of objections filed as follows:

[] The Court finds that objections to the decision and order were not timely filed. The Court disposes of objections as follows:

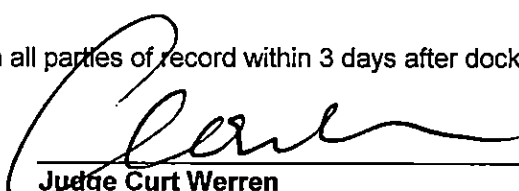
[] Upon careful and independent examination and analysis of the magistrate's findings, the Court finds that the decision and order shall be set for rehearing on the following issues:

[X] Upon careful and independent examination and analysis of the magistrate's findings, the Court finds the findings of the magistrate are sufficient for the Court to make an independent analysis of the issue and to apply appropriate rules of law in reaching a judgment. Therefore, the Court adopts the decision and order, and approves same, unless specifically modified or vacated, and enters the same as a matter of record, and includes same as the Court's findings and judgment herein. The Court further finds that there is no error of law or other defect on the face of the decision and order except as may hereinafter be set forth, to wit:

The Court incorporates by reference the attached findings and orders and makes same the judgment of this Court.

[X] The Court enters judgment immediately, pursuant to Civil Rule 53(D)(4)(e)(ii), because immediate relief is justified.

It is ordered that the foregoing judgment entry shall be served on all parties of record within 3 days after docketing of this entry and the service shall be noted on the docket.


Judge Curt Werren