## IN THE DELAWARE MUNICIPAL COURT, DELAWARE COUNTY, OHIO

70 North Union Street, Delaware, Ohio 43015 • Voice: 740.203.1560 • Facsimile: 740.203.1599 • www.municipalcourt.org

*	Instructions: Type or print all information. If additional		
Name of Plaintiff(s)  Street Address	space is required, additional sheets may be attached. Provide a brief description of the basis for the relief. Motions that are incomplete, unfounded, or lack required facts or explanation may be denied. This form is not legal advice; for advice you		
		City, State Zip Plaintiff(s)	must confer with an attorney. Provide party address only if
		VS.	different than prior filings in case.
*	*Denotes line/area must be completed.		
Name of Defendant (1)	CASE NO: *		
Street Address			
	Motion for Relief From Judgment		
City, State Zip Defendant	[Do not use for objections to magistrate decisions or appeals]		
*1. Now comes [ ]Plaintiff [ ]Defendant	and moves the court for relief from the final		
	for the reason(s) below shown (check one, or both*):		
*2. On .20 .I served a copy hereof	on the [ ]attorney for the [ ]opposing party by [ ]ordinary mail		
[ ]email [ ]hand delivery [ ]			
*X	<del></del> ;		
[ ]Attorney for [ ]Plaintiff [ ]Defendant	Print name of attorney (if filed by attorney.) SCR#		
*			
phone number	Attorney Address (if filed by attorney)		
*			
email	Attorney City, State Zip (if filed by attorney)		
County/State of Ohio } ss			
Subscribed and sworn/affirmed before me on the date show			
<sup>2</sup> (Oath required for motions citing ¶1(B).)	Cindy Dinovo, Clerk / Deputy Clerk / Notary Public Date		

<sup>1</sup>Civil Rule 60(B). On motion and upon such terms as are just, the court may relieve a party . . . from a final judgment, order or proceeding for the following reasons: (1) mistake, inadvertence, surprise or excusable neglect; (2) newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under Rule 59(B); (3) fraud (whether heretofore denominated intrinsic or extrinsic), misrepresentation or other misconduct of an adverse party; (4) the judgment has been satisfied, released or discharged, or a prior judgment upon which it is based has been reversed or otherwise vacated, or it is no longer equitable that the judgment should have prospective application; or (5) any other reason justifying relief from the judgment. The motion shall be made within a reasonable time, and for reasons (1), (2) and (3) not more than one year after the judgment, order or proceeding was entered or taken.

J\\WebForms\\CvW\ Relief from Judgment Motion.wpd 0721171519\\\\\2002017\ K\.\ Pelanda\ Ver 21Jul17