

IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF ILLINOIS  
PEORIA COUNTY

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ADMINISTRATIVE ORDER 2003-06

IN RE:

SUSAN V. REYNOLDS

SUSAN V. REYNOLDS LANGSTON PRESSLER

SUSAN TAREYSTEN REYNOLDS PRESSLER

SUSAN REYNOLDS PRESSLER LANGSTON

SUSAN REYNOLDS LANGSTON PRESSLER

The Court, having reviewed Administrative Order 1-03, issued in Tazewell County, Tenth Judicial Circuit of Illinois, (a copy of which is attached and made a part of the findings for this Order) and having determined said individual has begun a pattern of filing in Peoria County similar frivolous pleadings, process and subpoenas, both as plaintiff and defendant, exercises its inherent powers and constitutional obligation to protect the jurisdiction from conduct which impairs or interferes with the ability to carry out judicial function and enters the following administrative order:

THE UNDERSIGNED, CHIEF JUDGE OF THE TENTH JUDICIAL CIRCUIT AND, THEREFORE, A PRESIDING JUDGE OF PEORIA COUNTY, ILLINOIS, HEREBY ORDERS THAT THE FOLLOWING PROCEDURES BE IMPLEMENTED WITH RESPECT TO ANY PLEADINGS OR OTHER DOCUMENTS SOUGHT TO BE FILED BY SUSAN V. REYNOLDS UNDER ANY OF THE NAMES LISTED ABOVE OR ANY COMBINATION OF THOSE NAMES:

- A. The Circuit Clerk of this County shall create and maintain a miscellaneous file with the general title "IN THE MATTER OF SUSAN V. REYNOLDS." The miscellaneous file shall serve as the repository of this Order, all documents proffered for filing by Ms. Reynolds covered by the terms of this Order for which authority to file is not granted and any Order entered pursuant to this Order. The Clerk will also maintain a miscellaneous docket associated with the file. All Orders retained in the file will be entered on that docket following standard docketing procedures. A brief entry will be made on the docket indicated the receipt of any materials from Ms. Reynolds.
- B. Any materials Ms. Reynolds wishes to proffer for filing shall be delivered in the Office of the Circuit Clerk. Only the Clerk, or Deputies specifically designated by the Circuit Clerk, may accept such documents.
- C. Whenever Ms. Reynolds proffers documents for filing, the Clerk, or the designated Deputy, shall accept the papers, stamp them received and forward them to the Chief Judge no later than noon the Monday following their receipt.
- D. The Chief Judge, along with any two (2) other Judges then sitting in Peoria County, will examine any documents proffered by Ms. Reynolds and determine whether or not they should be filed and, if Ms. Reynolds seeks leave to file *in forma pauperis*, whether such leave should be granted. Leave to file any documents will be denied if said documents are merely duplicative of matters already filed or litigated, are legally frivolous or are incomprehensible.
- E. If the Chief judge enters an Order denying leave to file the documents, the Clerk shall retain the Order and a copy of the document in the miscellaneous file and cause a copy of the Order to be mailed to Ms. Reynolds.
- F. If the Chief Judge enters an Order granting leave to file the materials, the Clerk will cause the materials to be file-stamped as of the date of the Order

and the case shall proceed in accordance with local rules. The Clerk will also cause a copy of the Order to be mailed to Ms. Reynolds.

**IT IS FURTHER ORDERED** that the Circuit Clerk shall cause a copy of this Order to be mailed to Ms. Reynolds at her last known address, Certified Mail, Return Receipt Requested.

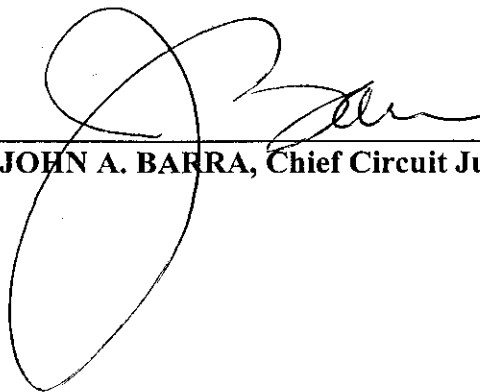
**THIS ORDER SHALL BE EFFECTIVE IMMEDIATELY AND SHALL REMAIN IN FORCE AND EFFECT UNTIL FURTHER ORDER OF THIS COURT.**

This Order shall not apply to any document relating to any issue in pending Case Number 03 CI 627, currently being heard by Judge Stephen A. Kouri, and Case Number 93 D 188, currently being heard by Judge Kevin R. Galley, since these cases are already under their jurisdiction and subject to their orders. However, the record in these cases is part of the basis for this Order. If she attempts to file new actions, while using Case Number 03 CI 627 or Case Number 93 D 188 or if she adds a second case number to said document, those filings shall be subject to this Order.

**ENTERED THIS 21st DAY OF AUGUST, 2003.**

**Attachment: Tazewell County Administrative Order 1-03**

cc Susan V. Reynolds  
Circuit Clerk of Peoria County Robert M. Spears  
All Supervisors in Peoria County Circuit Clerk's Office  
All Judges of the Tenth Judicial Circuit

  
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**JOHN A. BARRA, Chief Circuit Judge**

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IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF ILLINOIS  
TAZEWELL COUNTY

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## ADMINISTRATIVE ORDER 1-03

IN RE: Susan V. Reynolds  
Susan V. Reynolds Langston Pressler  
Susan Tareysten Reynolds Pressler  
Susan Reynolds Pressler Langston  
Susan Reynolds Langston Pressler

The Court finds that the individual identified above has filed, in one of the names listed above or some combination of these names, at least thirty (30) separate causes of action in the last twenty-seven (27) months.

The Court has considered all of the aforesaid causes and finds that:

1. Most of the cases are duplicative of other cases or certain similar allegations as stated in other cases, and
2. The allegations in said cases are frivolous and the pattern of cases convinces this Court that future cases would be likely to be frivolous as well, and
3. Many of the pleadings contain inappropriate, irrelevant, and scurrilous attacks and allegations concerning Judges, Private Attorneys, State's Attorneys, and, in some instances, members of the families of Judges or Attorneys, and
4. Causes of actions and pleadings filed name as parties, Judges, Private Attorneys, State's Attorneys, Sheriffs, Public Officials and numerous Public and Private Corporations, and
5. The pleadings filed by Ms. Reynolds are, for the most part, incomprehensible and have become less comprehensible as time goes by, and
6. Ms. Reynolds has filed, either as attachments to her pleadings or as filings of documents within cases filed by her, significant numbers of pages which are irrelevant to the issues, including copies of photographs, birth certificates, death certificates, excerpted pages from other cases and miscellaneous documents which the Court can only describe as rambling and totally impossible to understand.

The Court also finds that Ms. Reynolds has filed, in cases in which she is a Defendant or Respondent, similar groups of irrelevant papers and documents which have nothing to do with the case in chief.

The Court finds that in the cases she has filed, Ms. Reynolds has named more than one hundred and twenty-five (125) Defendants, including sitting Judges, State's Attorneys, Private Attorneys, Public Servants, their spouses and family members, the FBI, the CIA, the Department of Justice (although she claims to be an employee of the FBI and the DOJ), Municipalities, Police Agencies and private

## Administrative Order 1-03

businesses and business people, none of whom have anything to do with her claims for relief.

The Court finds that Ms. Reynolds has filed and served subpoenas which were improper and which names persons who clearly had no knowledge of the facts involved in the cases.

The Court finds that Ms. Reynolds has failed to appear for Court settings, failed to obey Court Orders, and filed untimely and frivolous Appeals.

The Court finds that documents filed by Ms. Reynolds are difficult or impossible to file in a Court file in that said documents contain multiple case numbers, including case numbers of cases outside of this County and outside of the jurisdiction of the Circuit Court.

Finally, the Court finds that Courts have inherent power and a constitutional obligation to protect their jurisdiction from conduct which impairs or interferes with the ability to carry out Judicial functions.

THEREFORE, THE UNDERSIGNED, AS PRESIDING JUDGE OF TAZEWELL COUNTY, ILLINOIS, HEREBY ORDERS THAT THE FOLLOWING PROCEDURES BE IMPLEMENTED WITH RESPECT TO ANY PLEADINGS OR OTHER DOCUMENTS SOUGHT TO BE FILED BY SUSAN V. REYNOLDS UNDER ANY OF THE NAMES LISTED ABOVE OR ANY COMBINATION OF THOSE NAMES.

A. The Circuit Clerk of this County shall create and maintain a miscellaneous file with the general title "IN THE MATTER OF SUSAN V. REYNOLDS". The miscellaneous file shall serve as the repository of this Order, all documents proffered for filing by Ms. Reynolds covered by the terms of this Order for which authority to file is not granted and any Order entered pursuant to this Order. The Clerk will also maintain a miscellaneous docket associated with the file. All Orders retained in the file will be entered on that docket following standard docketing procedures. A brief entry will be made on the docket indicating the receipt of any materials from Ms. Reynolds.

B. Any materials Ms. Reynolds wishes to proffer for filing shall be delivered to Room 204 in the Office of the Circuit Clerk. Only the Clerk or Deputies specifically designated by the Circuit Clerk may accept such documents.

C. Whenever Ms. Reynolds proffers documents for filing, the Clerk or the designated Deputy shall accept the papers, stamp them received and forward them to the Presiding Judge of this County no later than noon the Monday following their receipt.

D. The Presiding Judge, along with any two (2) other Judges then sitting in Tazewell County, will examine any documents proffered by Ms. Reynolds and determine whether or not they should be filed and, If Ms. Reynolds seeks leave to file in forma pauperis, whether such leave should be granted. Leave to file any documents will be denied if said documents are merely duplicative of matters already filed or litigated, are legally frivolous or are incomprehensible.

Administrative Order 1-03

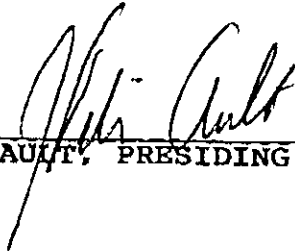
E. If the Presiding Judge enters an Order denying leave to file the documents, the Clerk shall retain the Order and a copy of the document in the miscellaneous file and cause a copy of the Order to be mailed to Ms. Reynolds.

F. If the Presiding Judge enters an Order granting leave to file the materials, the Clerk will cause the materials to be file-stamped as of the date of the Order and the case shall proceed in accordance with Local Rules. The Clerk will also cause a copy of the Order to be mailed to Ms. Reynolds.

IT IS FURTHER ORDERED that the Circuit Clerk shall cause a copy of this Order to be mailed to Ms. Reynolds at her last known address, Certified Mail, Return Receipt Requested.

THIS ORDER SHALL BE EFFECTIVE IMMEDIATELY AND SHALL REMAIN IN FORCE AND EFFECT UNTIL FURTHER ORDER OF THIS COURT.

ENTERED this 7th day of April, 2003



J. PETER AULT, PRESIDING JUDGE

- CC: Ms. Reynolds
- Circuit Clerk Pam Gardner
- Judge Ault & Clerk Barber
- Judge Purham & Clerk Bankes
- Judge McCoy & Clerk Young
- Judge Blanc & Clerk Wubben
- Judge Dubicki & Clerk Abts
- Judge Grawey & Clerk Null
- Chief Judge John A. Barra

IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF ILLINOIS  
PEORIA COUNTY

SUSAN V. REYNOLDS, ) IN RE:  
) Copy of SC complaint  
Plaintiff. ) Received June 01, 2004

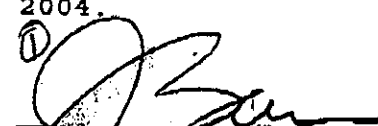
O R D E R


Pursuant to Administrative Rule 2003-6, the copy of a Small Claims Complaint, received by the Clerk of the Circuit Court of Peoria County on June 01, 2004, is frivolous and shall not be filed because:


1. The original purports to have no county designation, while the copies state Tazewell;
2. It is attempted to be filed in Peoria County but alleges no facts to give Peoria County jurisdiction.
3. Plaintiff has no standing as to costs for Peoria County.
4. It fails to state any cause of action and is otherwise nonsensical.

The file number and file stamp are STRICKEN. The Clerk of the Court shall mail a copy of this order to Susan V. Reynolds.

ENTERED THIS 3rd DAY OF JUNE, 2004.

  
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 JOHN A. BARRA, Chief Judge

  
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 JUDGE

  
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 JUDGE

orderresusanvreynolds.001

Rec'd  
4/1/05  
K.B.