IN THE COURT OF COMMON PLEAS CUYAHOGA COUNTY, OHIO

) (CASE NO)	<u> </u>
Plainti	ff,)) JUDGE)			
	VS.))))		ATION FOR I F PARTITIO (Partial)	
	Defendant.)			
The pa	rties having a	agreed that (pl	aintiff/defe	ndant-coui	nterclaimant)	
is entitled to a	Decree of Pa	artition regardi	ng the prop	erty herei	nafter describe	ed, hereby stipulate
to the following	ng:					
1.	The real estate for which (plaintiff/defendant-counterclaimant)					
	seeks partition (hereinafter "the subject property") is described as follows:					
	SEE LEGAL EXHIBIT "A	L DESCRIPTI A"	ON ATTAC	CHED HE	RETO AS	
		Parcel Number known as				
2.	(Plaintiff/defendant-counterclaimant)					owns an
	undivided interest in the subject property and, as a result, is entitled to					
	partition of	the premises as	s prayed for	r in	(complaint/cro	oss-claim). See
	R.C. 5307.0	1; Schmid v. Sc	chmid, (193	30), 35 Oh	io App. 526, 5	30-31.

3.	(Plaintiff/defendant)	owns an undivided
	interest in the subject property;	
4.	(Plaintiff/defendant)	owns an undivided
	interest in the subject property;	
5.	(Plaintiff/defendant)	owns an undivided
	interest in the subject property;	
6.	(Plaintiff/defendant)	owns an undivided
	interest in the subject property;	
7.	(Plaintiff/defendant)	owns an undivided
	interest in the subject property;	
8.	(Plaintiff/defendant)	owns an undivided
	interest in the subject property;	
9.	(Plaintiff/defendant)	owns an undivided
	interest in the subject property.	

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that partition be made of the subject property and that one suitable disinterested person namely be appointed Commissioner to make the partition, except that if the Commissioner is of the opinion that the premises cannot be divided by metes and bounds according to the demand of the Writ of Partition issued herein without manifest injury to its value, the Commissioner is to make a just valuation of said premises in money.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that a Writ of Partition shall issue to the Sheriff of Cuyahoga County, Ohio commanding him to cause to set off to the plaintiff(s)and defendant(s) their aforesaid proportional interests in said premises and to make

due return of his proceedings.

The parties further stipulate that the ir	nterests of the above named plaintiff(s) an	d
defendant(s) are subject to any unpaid taxes, a	assessments, penalties and interest that ma	y be due
and payable on said premises and to the intere	ests of defendants (mortgage or lienholder	s)
. The parties further stipulate that the interest	t of the above named plaintiff(s) and defer	ndant(s)
are subject to the costs of the within action, in	cluding such fees as the Court may subsec	quently
allow.		
Agreed:		
IT IS SO ORDERED		
JUDGE		