

In The Franklin County Municipal Court
Civil Division

Veronica Wagner Covatch, *et al.*
Movants,

Case No. _____

-vs-

Central Ohio Sheltie Rescue, Inc., *et al.*
Respondents.

Judge _____

FRANKLIN COUNTY
MUNICIPAL COURT
1001 N. TWAOK

14 JUL 28 PM 2:10

FILED

ORDER OF POSSESSION
AND FOR DELIVERY OF PROPERTY AND TEMPORARY RESTRAINING ORDER

This matter comes before the Franklin County Municipal Court on the *Motion For Order of Immediate Possession of Property, Requiring Turn-over and Restraining Use* brought by Movants, Veronica Wagner Covatch and Michelle Wilson.

The Court finds that there is probable cause or an order of possession to be issued and further there is probable cause of an order of possession to be issued without hearing.

The Court further finds that the value of the property is approximately five thousand (\$5,000) dollars.

IT IS THEREFORE ORDERED THAT:

This Order shall become effective upon movant filing with the court a bond to the respondent, pursuant to R.C. 2727.10, executed by the movant's surety, in the amount ten thousand dollars (\$10,000) or in lieu of the bond, the movant may deposit with the clerk of the court cash in the amount ten thousand dollars (\$10,000).

This Order shall be served upon respondents in the manner as proscribed for service of a complaint, and further:

The property to be seized is an AKC CH Shetland Sheepdog (Sheltie) canine bitch (female), with AKC registered name: Legacies Pipe Dream, also called, Piper, also identified by an implanted "HomeAgain" brand microchip #4A3E16420D.

The location of the property may be 2266 Majestic Place, Columbus, OH 43232.

The levying officer is ordered to take the property after the order has taken effect and deliver it to the movant or to the control of the movant by delivering the property to the movants' attorney.

The respondent may recover property taken pursuant to an order of possession filing with the court, within five (5) days of service of this order upon respondent, a bond pursuant to section 2737.11 of the Revised Code in the same amount as the bond filed by the movant pursuant to section 2737.10 of the Revised Code.

IT IS FURTHER ORDERED THAT:

Unless bond is filed by respondent pursuant to section 2737.11 of the Revised Code within the time specified, then within five (5) days from the date of service of this order upon respondent, **the respondents shall deliver the above described property to be seized to movants by bringing the property to the office of movants' attorney during business days and hours, to wit: Lloyd D. Cohen, Attorney at Law, 824 South High Street, Columbus, Ohio 43206 (Ph: 614.444.4211).**

IT IS FURTHER ORDERED THAT:

This temporary restraining order shall remain in effect until further order by this Court and respondents are ordered not to move, hide, or conceal the property to be seized or do anything to endanger her health or end her life or otherwise exploit her, including that respondents forebear from breeding her (but if already bred – from transferring any puppies of her litter).

IT IS SO ORDERED.

JUDGE
TYACK

JUDGE