## PROBATE COURT OF GEAUGA COUNTY, OHIO TIMOTHY J. GRENDELL, JUDGE

DISINTERM	ENT OF, DECEASE
CASE NO	
	ISTRATE'S DECISION TO DISINTER REMAINS SMENT ENTRY TO DISINTER REMAINS
	olication for Order to Disinter Remains came on for hearing on theday of
	ourt finds that all interested parties, whose names and addresses are known, have been ding to law or have waived notice of hearing on the application.
	ourt further finds that the statements contained in the application are true and that no adduced to establish that disinterment would be against the decedent's religious beliefs.
	ourt further finds that a permit [ ] has [ ] has not been issued pursuant to R.C. 517.23(B) of Health (or other authorized agency) and that if issued, has been filed herein.
It is the	e Order of this Court that:
1.	Applicant is hereby authorized to disinter the remains of the decedent from Cemetery:
2.	Applicant is hereby authorized to reinter the remains of the decedent at Cemetery:
3.	Unless the gravestone or marker is relocated to the site of reinterment, Applicant shall cause said gravestone or marker to remain at the site of original interment: and
4.	Applicant shall file a Verification of Reinterment within thirty (30) days that the remains of the decedent have been reinterred.
	Judge / Magistrate

NOTICE: Pursuant to Civ. R. 53(D)(3)(a), a party may file written objections to the Magistrate's Decision within 14 days of filing of the decision. A party shall not assign as error on appeal the Court's adoption of any factual findings or legal conclusion, whether or not specifically designated as a finding of fact or conclusion of law under Civ. R. (D)(3)(a)(ii), unless the party timely and specifically objects to that factual finding or legal conclusion as required by Civ. R. 53(D)(3)(b).

## JUDGMENT ENTRY ADOPTING MAGISTRATE'S DECISION

Date	Judge Timothy J. Grendell

## NOTICE OF FINAL APPEALABLE ORDER

You are hereby notified that this may be a final appealable order.