

COURT OF COMMON PLEAS  
ADAMS COUNTY, OHIO

FILED  
ADAMS COUNTY  
CLERK OF COURTS

2026 MAR 12 PM 1:13

SHAWN D. COOLEY, et. al,

Plaintiffs,

v.

JOSEPH EDGAR FOREMAN,  
A/K/A AFROMAN, et. al,

Defendants,

CASE NO. 2023-0069

Judge Jonathan P. Hein

STIPULATIONS AS TO  
AUTHENTICITY

*Larry Heller*  
CLERK

Plaintiffs and Defendants make the following stipulations as to the authenticity of certain exhibits listed by the parties:

1. All social media posts made by the Instagram user @ogafroman were posted by or at the direction of Defendant Joseph Foreman. Exhibits of these posts are true and accurate copies.
2. All social media posts made by the Facebook user @afromanmusic, appearing as "Foreman Joseph" were posted by or at the direction of Defendant Joseph Foreman. Exhibits of these posts are true and accurate copies.
3. All social media posts made by the TikTok user @ogafroman were posted by or at the direction of Defendant Joseph Foreman. Exhibits of these posts are true and accurate copies.
4. All videos posted to the YouTube channel @ogafroman were posted by or at the direction of Defendant Joseph Foreman. Exhibits of these posts are true and accurate copies.

5. Copies of the songs "Why You Disconnecting My Video Camera," "Will you help me repair my door," and "Lemon Pound Cake," available on the music streaming platforms Amazon Music, Spotify, and Apple Music, were posted by or at the direction of Defendant Joseph Foreman. Exhibits depicting these listings are true and accurate copies.
6. Copies of the songs/music videos "Why You Disconnecting My Video Camera," "Will you help me repair my door," and "Lemon Pound Cake," were created by or at the direction of Defendant Joseph Foreman. Exhibits depicting these songs/music videos are true and accurate copies.
7. The Policies and Procedures for the Adams County Sheriff's Office are true and accurate copies of these records.
8. The Adams County Sheriff's Office Body Camera Footage are true and accurate copies of these records.
9. The Search Warrant (Plaintiff's Deposition Exhibit 8) and Return on the Search Warrant for the residence of Defendant Joseph Foreman (Plaintiff's Deposition Exhibit 12) are true and accurate copies of these records.
10. The Security Footage of Defendant Joseph Foreman's residence are true and accurate copies of these records.

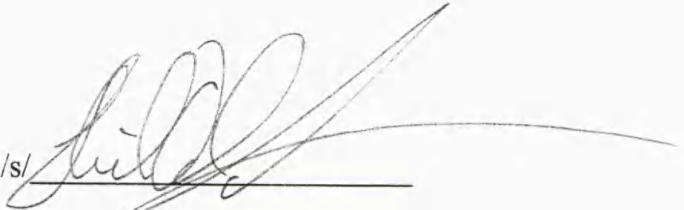
The parties hereby stipulate to the authenticity of the above-described exhibits and to copies of the same. By stipulating to the authenticity of these records, the parties agree that they will not raise objections to these records based upon Evid. R. 901.

By making this stipulation, the parties do not waive any other objections that they may have, whether in whole or in part, to these exhibits. The parties agree that this stipulation does

not affect the admissibility of the exhibits, except as to authenticity, or the ability of either party to cross-examine concerning the exhibits, or the ability of the Court or a jury to consider and interpret them.

**SO STIPULATED:**

/s/ Robert A. Klingler  
*entl Act 3/11/2026 by Atty David  
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