

**IN THE SUPREME COURT OF THE CENTERVILLE NOON OPTIMIST CLUB
CENTERVILLE, OHIO**

**In Re: Sergeant at Arms Donna Immunity Decree # 12172019
Sergeant at Arms Brandon**

Pursuant to Ohio Law and the rights and privileges held by Immediate Past President Donna Huss, it is hereby Ordered and Decreed that Sergeant at Arms Donna and Sergeant at Arms Brandon are granted **Absolute Immunity, Judicial Immunity, Parliamentary Immunity and Sovereign Immunity** from any future prosecution. Therefore, Donna and Brandon shall not be penalized with future fines for any actions undertaken during their term as Sergeants.

Sargent Donna and Sargent Brandon have been granted exemption from consequence or penalty, even if any information relied upon to fine an individual was inaccurate, insensitive, defaming or a profane statement. They also assume no responsibility and shall be held harmless from liability for any errors, omissions or incorrect opinions provided to them by fellow Club Members (aka "Snitches").

Statements by the Sergeants during this Quarter may or may not have been fictional -- but regardless, were never intended to do harm, especially to the reputation of any individual. The Sergeants are not responsible for any interpretation of a fine that differs from what the Sergeant meant to convey.

Furthermore, under no circumstances shall these two Sergeants be forced to admit to any wrongdoing. They may not be served with any counterclaims or be summoned for any cross-examination. They shall not be required to relinquish the identity of the "Snitches" that snitched on fellow Club members. Under said immunity, these individuals are exculpatory and can produce evidence to wit.

For all actions undertaken in the course of their duties. I, through the power invested in me by the State of Ohio, proclaim this to be res judicata, ispo facto, de minimis non curat lex and res ipsa loquitur.

It is so Ordered.

James F. Long

Judge