

STATE OF ILLINOIS )  
 )SS  
COUNTY OF WILL )

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT  
WILL COUNTY, ILLINOIS

FILED  
JUL 1 11 11 AM '10  
CLERK OF COURT

People of the State  
Plaintiff

vs

Rex A. Frederickson  
Defendant

CASE NO: 2001CF000890

NOTICE

TO: (Name and addresses of all parties)

States Atty 121 N Chicago St Joliet IL 60432

PLEASE TAKE NOTICE THAT:

Plaintiff / Defendant, Rex Frederickson  
Will appear before Judge Rozak in courtroom 406

In the  Will County Courthouse, 14 W. Jefferson Street, Joliet, IL  River Valley Justice Center,  
3208 W. McDonough Street, Joliet, IL  Will County Court Annex, 57 N. Ottawa Street, Joliet, IL on the  
25 day of June, 20 10, at the hour of 9:30 a.m./ p.m. and then  
and there present a Motion to Vacate Continued Sentence due to failure of the State  
a copy of which is attached hereto, at which time and place you may appear, if you so desire.

BY [Signature]  
(Movant Signature)

PROOF OF SERVICE

The undersigned certifies, under penalty of perjury, that I served a copy of the attached document upon all parties to this case, or their attorneys of record, by enclosing the same in an envelope addressed to each such party at their address disclosed by the papers filed in this case, with postage fully prepaid and mailed said envelope in a U.S. Post Office Mail Box in \_\_\_\_\_, Illinois on the \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_\_

(Movant Signature)

Attorney or Party, if not represented by Attorney

Name \_\_\_\_\_  
ARDC # \_\_\_\_\_  
Firm Name \_\_\_\_\_  
Attorney for \_\_\_\_\_  
Address \_\_\_\_\_  
City & Zip \_\_\_\_\_  
Telephone \_\_\_\_\_

PAMELA J. MCGUIRE, CLERK OF THE CIRCUIT COURT OF WILL COUNTY



STATE OF ILLINOIS )  
                                  )SS  
COUNTY OF WILL )

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT  
WILL COUNTY, ILLINOIS

State of IL

Plaintiff

vs

Rex A. Fredrickson

Defendant

CASE NO: 01 CF 890

**MOTION**  
(Print or Write Legibly)

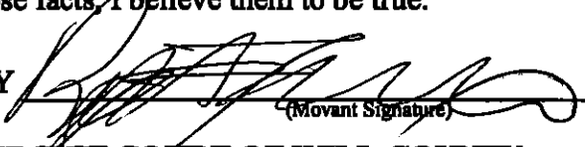
Request for Injunction to prevent mistabled  
and Poor Paperwork, Investigation, and Commitment  
Due to the states lack of Ability to keep proper  
Paper work

BY 

(Movant Signature)

**CERTIFICATION**

I hereby certify, under penalty of perjury, that all facts set forth in this motion are true and correct, except those facts stated upon information and belief, and so to those facts, I believe them to be true.

BY 

(Movant Signature)

Page # \_\_\_\_\_ of \_\_\_\_\_ Pages

PAMELA J. MCGUIRE, CLERK OF THE CIRCUIT COURT OF WILL COUNTY



STATE OF ILLINOIS )  
JSS  
COUNTY OF WILL )

**IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT  
WILL COUNTY, ILLINOIS**

PEOPLE OF THE STATE OF ILLINOIS )  
Plaintiff )

vs. )

REX A FREDERICKSON )  
Defendant )

CASE # 2001CF000890

HONERABLE JUDGE ROZAK

ROOM 405

**MOTION TO VACATE OR AMEND FINAL ORDER**  
**ADMINISTRATIVE REVIEW**

The Defendant appears before this court in good faith to resolve a claimed debt in record by the State . This petition for redress submitted in accordance to Hanes v. Karner. The defendant in good faith prays for relief, as the Defendant pursues stable employment. The Defendant is formally trained by the US Army as a "All Vehicle mechanic for both wheeled and track vehicles". The Defendant has not been able to find employment due to normal restrictions that require a "Standard Drivers License" to be permitted by state and federal laws, as well as insurance requirements to be covered while employed at commercial shops performing such work.

FILED  
APR 23 2001  
SERVING CIRCUIT COURT  
WILL COUNTY, ILLINOIS

The defendant will be seeking a CDL to qualify to perform work on larger vehicles that the Defendant has been trained to repair. Prior to qualifying for a CDL, and having met the requirements allowing for employment The Defendant will be able to work as support for shops in a limited capacity. Till the Defendant's CDL is obtained.

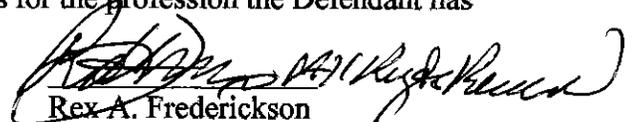
## JURISDICTION

Including but not limited to, In accordance to;

- 1) Local Court Rule's
- 2) 730 ILCS 5/5-9-3(b)(c), (from Ch. 38, par. 1005-9-3) Sec. 5-9-3.
- 3) (735 ILCS 5/2-1401) (from Ch. 110, par. 2-1401)  
(Text of Section from P.A. 99-85)  
Sec. 2-1401. Relief from judgments.  
(a) Relief from final orders and judgments, after 30 days from the entry thereof, may be had upon petition as provided in this Section. Writs of error coram nobis and coram vobis, bills of review and bills in the nature of bills of review are abolished. All relief heretofore obtainable and the grounds for such relief heretofore available, whether by any of the foregoing remedies or otherwise, shall be available in every case, by proceedings hereunder, regardless of the nature of the order or judgment from which relief is sought or of the proceedings in which it was entered. Except as provided in the Illinois Parentage Act of 2015, there shall be no distinction between actions and other proceedings, statutory or otherwise, as to availability of relief, grounds for relief or the relief obtainable.

The defendant requests the court to perform all, or in part the following actions, at the courts discretion.

- A) The Defendant Rex A. Frederickson requests this court expunge the driving records that has obstructed the renewing of the defendants commercial driving privileges.
- B) The court orders a payment plan at its discretion, to begin 90 days after the courts decision to allow the Defendant to acquire work and necessary tools for the profession the Defendant has formal training to be employed within.

  
Rex A. Frederickson  
Aug 1-2016