ELEVENTH DISTRICT COURT OF APPEALS 4 ENDEDOCKETING STATEMENT BRYAN ANTHONY RED be attached to and filed with Notice of Appeal) Amended Name of Trial Court Lake Courty Court 15CU001590 Trial Court No. Plaintiff-Appell Court of Appeals N 2019-6-073 wen Netions Appeals Consolidated by this Court 27 big Defendant-Appell ant **REGULAR CALENDAR** Case should be assigned to the Regular Calendar with full briefing. ACCELERATED CALENDAR - (Check if this applies) I have read Loc.R.11.1. This appeal meets those requirements, and I request that it be briefed and decided on the Accelerated Calendar. **EXPEDITED APPEAL** This case should be heard as an expedited appeal as defined under App.R. 11.2 because: (State provision of App.R. 11.2 or applicable statute): ORAL ARGUMENT To expedite oral argument, I am willing to travel to whichever adjoining county in which the Eleventh District has the first available date. I want oral argument in this appeal set in the county in which the appeal originates. **CASE TYPE** A. Criminal Specify nature of offense(s) (e.g., assault, burglary, rape:) (1) Is the defendant presently in jail? Yes If the answer is "Yes," give date of incarceration No When is he/she due to be released (if you know)? (2) Has a stay been filed in the trial court? Yes If granted, what are the terms? No (3) Does the judgment entry comply with Crim.R. 32(C) by including the plea, verdict or findings, and a sentence? If the answer is "No," this is not a final appealable order. Yes **B. Post-Conviction Relief** Date of Conviction: C. Civil Allexed detamption by both sides via Internet from 2010 Specify cause(s) of action: Ohio Stetutes of Limite from Diesed juny pa oge order to tious in treference, appil

App.R. 11.2 (Abortion, Adoption, or Termination of Parental Rights Appeal).

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PROBABLE ISSUE FOR REVIEW HO MESTICIS	diction over Internel name		
calling 2010-2013 outside Orio	Statute of Limitations, biased jery		
THE FOLLOWING QUESTIONS APPLY TO ALL CIVIL AND ADMINISTRATIVE APPEALS  1. FINAL APPEALABLE ORDER			
		(a) Has the trial court disposed of all claims by and against all particle.  Yes (Attach copies of all judgments and orders indicated)	
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No back to trial court pending post trial Motions (Attack (b) If the answer to (a) is "No," has the trial court made an express determination that there is "no just reason for delay," pursuant to Civ.R. 54(B), with respect to the judgment or order from which the appeal is taken?  Yes (Attach a copy of that order.)  No  (c) Is the judgment order subject to immediate appeal under R.C. 2505.02? If so, set forth the specific provision(s) that authorize this appeal:			
		(d) Does the right to an immediate appeal arise from a provision of a statute other than R.C. 2505.02? If so, identify that statute:	
		2 MEDIATION	
MEDIATION  (a) Would a pre-hearing conference or mediation assist in the re	scalution of this matter?		
☐ Yes ☐ No ☐ Mayb	e		
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	or William Finak that it work		
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CERTIFICATE OF SERVICE: I certify that I have mailed or othe counsel of record, or to the parties if unrepresented. The following			
counsel and the parties they represent and any parties not repre	esented by counsel: (attach extra sheet if necessary)		
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