EXHIBIT "3"



Cuyahoga County Court of Common Pleas Criminal Court Division

State of Ohio,		A True Bill Indictment For
VS. Larry Klayman,	Plaintiff	Criminal Nonsupport - F5 §2919.21(B)
	Defendant	1 Additional Count(s)
Dates of Offense (on or about) 09/25/2009 to 09/24/2011	The Term Of January of 2012	Case Number 558506-12-CR
The State of Ohio,	CR12558506-A 72137676	

Cuyahoga County

CR12558506-A 72133

Count One Criminal Nonsupport - F5

§2919.21(B)

Defendants Larry Klayman

Date of Offense On or about September 25, 2009 to September 24, 2011

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OHIO, do find and present, that the above named Defendant(s), on or about the date of the offense set forth above, in the County of Cuyahoga, unlawfully

did recklessly fail to provide support as established by a court order to Isabelle, whom, by court order or decree, Larry Klayman was legally obligated to support.

FURTHERMORE, the offender failed to provide support for a total accumulated period of twenty-six weeks out of one hundred four consecutive weeks.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

RECEIVED FOR FILING

JAN 2 4 2012

CERALD E. PUERST BY ______ DEY

Michael P. Killan

Prosecuting Attorney

Foreperson of the Grand Jury

Cuyahoga County Court of Common Pleas

A True Bill Indictment

Count Two Criminal Nonsupport - F5

§2919.21(B)

Defendants Larry Klayman

Date of Offense On or about September 25, 2009 to September 24, 2011

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did recklessly fail to provide support as established by a court order to Lance, whom, by court order or decree, Larry Klayman was legally obligated to support.

FURTHERMORE, the offender failed to provide support for a total accumulated period of twenty-six weeks out of one hundred four consecutive weeks.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

THE STATE OF OHIO
Cuyahaga County

SS. OF COMMON PLEAS WITHIN
AND FOR SAIT COUNTY.

HEREBY CERTIFY TO THE SAID COUNTY.

TAKEN-AND CO.
WITNESS MX-H:
DAY OF
CUYAHOGA COUNTY CLERK OF GOURTS

By , Deputy

Michael P. Killan

Bul Mason

Foreperson of the Grand Jury

Prosecuting Attorney