

IN THE COMMON PLEAS COURT OF FRANKLIN COUNTY, OHIO  
CIVIL DIVISION

|                                      |   |                               |
|--------------------------------------|---|-------------------------------|
| <b>THE OHIO VETERANS AND</b>         | : |                               |
| <b>FRATERNAL CHARITABLE</b>          | : |                               |
| <b>COALITION, et al.,</b>            | : |                               |
|                                      | : | <b>Case No.: 13 CVH 13610</b> |
| <b>Plaintiffs,</b>                   | : |                               |
|                                      | : |                               |
| <b>v.</b>                            | : | <b>JUDGE: McIntosh</b>        |
|                                      | : |                               |
| <b>MIKE DEWINE, ATTORNEY GENERAL</b> | : |                               |
| <b>OF OHIO, et al.,</b>              | : |                               |
|                                      | : |                               |
| <b>Defendants.</b>                   | : |                               |

**TEMPORARY RESTRAINING ORDER**

This matter comes before the Court upon the Plaintiffs’ Motion for Temporary Restraining Order filed December 19, 2013. Upon review, the Court finds that the requirements of Civil Rule 65 and R.C. § 2727.01, et seq., have been met, that the Motion has merit, and it is hereby GRANTED.

It is therefore ORDERED that the Defendants, the Ohio Attorney General and Ohio Liquor Control Commission, their officers, members, agents, employees, attorneys, and all other persons in active concert or participation with Defendants, are immediately RESTRAINED from taking any enforcement action with respect to the Electronic Raffle Machines referenced in Plaintiffs’ Verified Complaint and utilized by veteran’s organizations and fraternal organizations for charitable purposes in compliance with R.C. § 2915.092.

The enforcement actions restrained by this Temporary Restraining Order include, but are not limited to, criminal or civil action with respect to the Electronic Raffle Machines and/or administrative action to suspend or revoke bingo licenses and/or liquor permits held by the veteran’s organizations and fraternal organizations utilizing the Electronic Raffle Machines with

respect to the Electronic Raffle Machines.

IT IS SO ORDERED this 19<sup>th</sup> day of December, 2013.

---

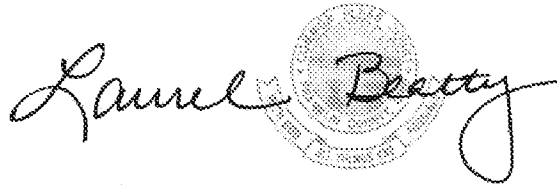
JUDGE LAUREL A. BEATTY (as Duty)

Copies Electronically To:  
All Counsel of Record

Franklin County Court of Common Pleas

**Date:** 12-19-2013  
**Case Title:** OHIO VETERANS FRATERNAL CHARITABLE COALI ET AL -  
VS- OHIO STATE ATTORNEY GENERAL MIKE DEWINE ET AL  
**Case Number:** 13CV013610  
**Type:** DECISION

It Is So Ordered.

A handwritten signature in cursive script, reading "Laurel Beatty", is written over a circular, embossed seal. The seal features a central emblem and text around its perimeter, though the details are not clearly legible.

/s/ Judge Laurel A. Beatty

Court Disposition

Case Number: 13CV013610

Case Style: OHIO VETERANS FRATERNAL CHARITABLE COALI  
ET AL -VS- OHIO STATE ATTORNEY GENERAL MIKE DEWINE ET  
AL

Motion Tie Off Information:

1. Motion CMS Document Id: 13CV0136102013-12-1999790000  
Document Title: 12-19-2013-MOTION FOR TEMPORARY  
RESTRAINING ORDER  
Disposition: MOTION GRANTED