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### Delivery Details

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### 1. Xcel Supply, LLC v. Horowitz

Appellate Court of Illinois, First District, Fifth Division. | June 30, 2017 | Not Reported in N.E. Rptr. | 2017 IL App (1st) 152277-U

¶1 Held: Defendant forfeited review of the denial of his section 2–615 and section 2–619 motions to dismiss, and the denial of his summary judgment motion merged with the trial verdict. The trial **court** found that defendant executed a personal guarantee of a promissory note, that plaintiff performed under the contract...

...hearing on the matter. Defendant requested the trial judge to **recuse** himself from that issue and transfer the proceeding to another judge. The **recusal** motion was denied, but the trial court granted defendant's motion...

...failed to provide either a transcript or a bystander's report. **Illinois Supreme Court Rule 323**(c) (eff. Dec. 13, 2005) (setting forth a process for...

### 2. City of Markham v. Billups-Dryer

Appellate Court of Illinois, First District, Fourth Division. | March 24, 2022 | Not Reported in N.E. Rptr. | 2022 IL App (1st) 200555-U

¶ 1 Held: The trial **court's** issuance of a judicial deed to the City of Markham after finding the property to be abandoned is affirmed. ¶ 2 In this appeal, defendant Andrea Billups-Dryer (Billups-Dryer) challenges the trial **court's** issuance of a judicial deed for property identified by property index number 28-23-427-037-0000 in...

...other documents, including an “Affidavit in Support of Motion to **Recuse** Judge M. Barrett.” ¶ 44 On December 23, 2019, Billups-Dryer then filed a “Motion to **Recuse** Judge Michael Barrett” in which she alleged, inter alia , that...

...¶ 45 On December 23, 2019, Billups-Dryer's motion seeking **recusal** of Judge Barrett was heard by Judge Carrie E. Hamilton...

### 3. Gernaga v. City of Chicago

Appellate Court of Illinois, First District, Sixth Division. | March 31, 2015 | Not Reported in N.E.3d | 2015 IL App (1st) 130272-U

¶ 1 This appeal arises from administrative review of a decision by the City of Chicago's Department of Administrative Hearings (DOAH). Plaintiff, Mr. Bohdan Gernaga, sought administrative review of a decision issued by the DOAH finding him

liable for violating section 9–102–020(a) of the Chicago Municipal Code (Code), for entering...

...affirmed, per curiam, by our supreme court after two justices **recused** and those remaining split their vote. Keating v. City of...

...record on appeal with a stipulated bystander's report pursuant to **Illinois Supreme Court Rule 323**(c) (eff.Dec.13, 2005). ¶ 20 Plaintiff argues that the...

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**4. Capital One, N.A. by ING Bank, FSB v. Gremo**  
**Appellate Court of Illinois, Second District. | April 24, 2018 | Not Reported in N.E. Rptr. | 2018 IL App (2d) 170486-U**

¶1 Held: In this foreclosure action, defendants raise a number of contentions regarding the procedures employed by the trial **court** and its various **rulings** throughout the more than seven-year pendency of this case. Defendants' contentions are all without merit and we affirm the judgment of the trial **court**. ¶2 On January 6,...

...another judge. Id. Defendants alleged that a previous judge had **recused** herself due to having received an extrajudicial communication. However, the previous judge's **recusal** did not reflect on the trial court's conduct. Thus, it...

...rulings her predecessors had made, even if one predecessor subsequently **recused** herself. ¶35 Because defendants' petition for substitution of judge...

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**5. Gernaga v. City of Chicago**  
**Appellate Court of Illinois, First District, Sixth Division. | May 08, 2015 | 2015 IL App (1st) 130272 | 32 N.E.3d 144**

TRANSPORTATION - Motor Vehicles. Finding that motorist was liable for entering intersection against red light was not against manifest weight of evidence.

...affirmed, per curiam, by our supreme court after two justices **recused** and those remaining split their vote. Keating v. City of...

...record on appeal with a stipulated bystander's report pursuant to **Illinois Supreme Court Rule 323**(c) (eff. Dec. 13, 2005). [13] ¶21 Plaintiff argues...

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**6. Corrie v. Macchitelli**  
**Appellate Court of Illinois, First District, First Division. | November 25, 2013 | Not Reported in N.E.2d | 2013 IL App (1st) 130788-U**

¶ 1 Held: This **court** could not evaluate plaintiff's claims that evidence was erroneously excluded because the trial transcript was not contained in the record on appeal. The circuit **court** did not err in denying plaintiff's request for a new judge. ¶ 2 Following a bench trial, the circuit **court** entered judgment in favor of defendant on...

...facts, or a bystander's report of the proceedings pursuant to **Illinois Supreme Court Rule 323** (eff.Dec.13, 2005). Nor is there any indication that he...

...not stand." He further argues that the judge should have **recused** herself pursuant to Canon 3 of the Judicial Code of...

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### 7. U.S. Bank Nat. Ass'n v. Williams

**Appellate Court of Illinois, First District, Sixth Division. | October 23, 2015**

**| Not Reported in N.E.3d | 2015 IL App (1st) 140793-U**

¶ 1 Held: The circuit did not err in: entering a judgment of foreclosure and sale; entering an report of sale; and denying a motion to reconsider its order denying the motion to set aside the order approving the report of sale. ¶ 2 The defendant, Nancy M. Williams, a/k/a Nancy Williams (hereinafter referred to as Williams), appeals from...

...On June 14, 2013, the judge assigned to the case **recused** himself and the case was transferred to a new judge...

...of a transcript or an acceptable substitute as provided in **Illinois Supreme Court Rule 323** (eff.Dec.13, 2005), we have no basis to determine the...

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### 8. Wells Fargo Bank, N.A. v. Jeffries

**Appellate Court of Illinois, First District, Third Division. | March 06, 2013 | Not**

**Reported in N.E.2d | 2013 IL App (1st) 113549-U**

¶ 1 Held: Judgment affirmed on presumption of correctness where defendant failed to provide a sufficiently complete record to support his claims of error, or comply with **Supreme Court Rule 341** in presenting his arguments. ¶ 2 Plaintiff/Counter-defendant Wells Fargo Bank, N.A., d/b/a Wells Fargo Auto Finance, Inc. (Wells Fargo) filed an...

...to dismiss the complaint, and his request that the judge **recuse** herself from the case.

¶ 9 On August 24, 2011...

...any transcripts, or acceptable substitute report of proceedings pursuant to **Supreme Court Rule 323** (eff.Dec.13, 2005). ¶ 13 Although defendant claims that plaintiff...

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9. Cherny v. Fuentes

**Appellate Court of Illinois, First District, Second Division.** | **April 18, 1995** | **271 Ill.App.3d 1071** | **649 N.E.2d 519**

Directed Verdict. Directed verdict for defendant could not be based on plaintiffs' counsel's opening statement.

...609 N.E.2d 958, 960 Although it is true that **Supreme Court Rule 323(a)** provides that an appellee "may serve on the appellant...

...inclusion in the report of proceedings" (134 Ill.2d R. **323(a)** ), and neither of the appellees here supplemented the record...

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10. In re Marriage of Dochterman

**Appellate Court of Illinois, Third District.** | **February 06, 2015** | **Not Reported in N.E.3d** | **2015 IL App (3d) 140698-U**

¶ 1 Held: In a dissolution of marriage case, the appellate **court** held that the circuit **court** did not err when it: (1) awarded sole custody of the parties' three children to the petitioner; (2) divided the parties' assets and liabilities; and (3) ordered the respondent to pay half of the petitioner's attorney fees. ¶ 2 The circuit **court**...

...objection, the court granted Christine's motion. The court ruled that **Supreme Court Rule 323** (eff.Dec.13, 2005) allowed Christine to include the transcript from...

...matters had initially been presided over by one judge, who **recused** himself or herself before rulings were issued on all of...

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11. Nance v. SE Cluster Four LLC

**Appellate Court of Illinois, First District, FIRST DIVISION.** | **May 14, 2018** | **Not Reported in N.E. Rptr.** | **2018 IL App (1st) 171410-U**

¶1 Held: We affirm the judgment of the circuit **court**. Plaintiffs advance numerous issues on appeal, but many of those issues have no connection to the orders identified in plaintiffs' notice of appeal. With respect to the issues properly before

this **court**, plaintiffs forfeited their arguments by failing to develop and advance meaningful...

...hearing, and the next day, Judge Quish entered an order **recusing** herself from the case. The case was reassigned to Judge...

...Moltz with the JIB and that Judge Moltz should therefore **recuse** himself. Fred asserted that when he informed Judge Moltz about...

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## 12. In re Jordan V.

**Appellate Court of Illinois, Fourth District.** | **April 22, 2004** | **347 Ill.App.3d 1057** | **808 N.E.2d 596**

FAMILY LAW - Child Protection. Mother did not make reasonable progress toward her children's return following neglect adjudication.

...ILCS 50/1 (D)(m) (West 2000)). The court then **recused** itself and reassigned the case. In January 2001, the State...

...for lack of jurisdiction. In re J.V., 4–01–0166, **323** Ill.App.3d 1169, 279 Ill.Dec. 607, 800 N.E.2d 895 (July 26, 2001) (unpublished order under **Supreme Court Rule** 23 In March 2001, Lora and Edward filed motions to...

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## 13. In re Marriage of O'Malley

**Appellate Court of Illinois, First District, Sixth Division.** | **June 30, 2011** | **Not Reported in N.E.2d** | **2011 WL 10071866**

This is an interlocutory appeal pursuant to **Supreme Court Rule** 306 (eff.Feb.26, 2010) by respondent Paul R. O'Malley (Paul). Paul asks this **court** to reverse the trial **court's** disqualification of his attorneys, Steven and Susan Polachek. The underlying case involves a post-divorce petition for **rule** to show cause. Kim alleged that Paul failed either...

...August 12, 2010, the trial court also entered an order **recusing** herself pursuant to Supreme Court Rule 63 (eff. April 1...

...a transcript is not available, as was the case here, **Supreme Court Rule** 323(c) permits the appellant to file a bystander's report instead...