



WHITING CITY COURT

WHITING CITY COURT

VS

CAUSE NUMBER: 45HO7 0706-OV-00347

MARTIN MORRISON

ORDINANCE VIOLATION JUDGMENT

2007 095602

THIS PROCEEDING IS BEFORE THE COURT ON A COMPLAINT FILED BY:

HRINYO

CHARGING THE DEFENDANT WITH THE OFFENSE(S) OF:  
PROP. MAINT.

This court, having the jurisdiction over the defendant and the cause of action, now finds the following:

after being provided notice of the proceeding, the defendant failed to appear and accordingly, a default judgment should be granted in favor of the WHITING CITY COURT

\* defendant pleads guilty, judgment granted in favor of the WHITING CITY COURT

the defendant appeared in person (and by counsel), evidence was heard, the defendant committed the offense (as charged), and accordingly, judgment should be granted in favor of the WHITING CITY COURT

the defendant appeared in person (and by counsel), evidence was heard, the WHITING CITY COURT did not prevail in this proceeding, and accordingly, judgment should be granted in favor of the defendant

this case is procedurally deficient and should be dismissed

in view of the request of the WHITING CITY COURT this case must be dismissed

IT IS THEREFORE ORDERED AND DECREED THAT:

this case is dismissed

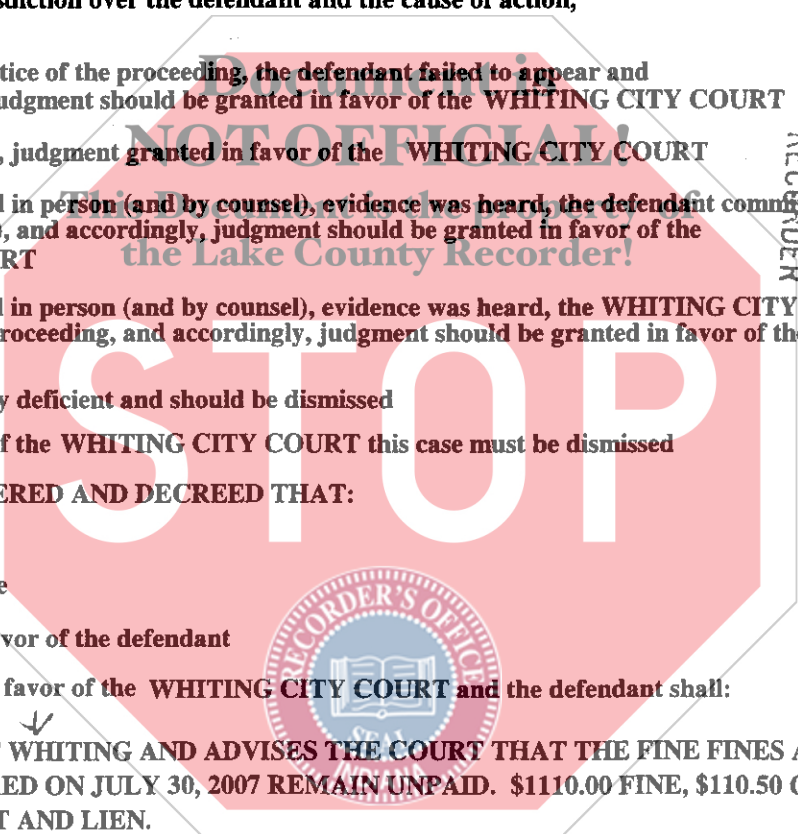
this case is Nolle Prose

judgment entered in favor of the defendant

\* judgment is entered in favor of the WHITING CITY COURT and the defendant shall:

COMES NOW THE CITY OF WHITING AND ADVISES THE COURT THAT THE FINE FINES AND COSTS PREIOUSLY ORDERED ON JULY 30, 2007 REMAIN UNPAID. \$1110.00 FINE, \$110.50 COURT COST. ENTER JUDGEMENT AND LIEN.

STATE OF INDIANA  
LAKE COUNTY  
FILED FOR RECORD  
2007 DEC -5 PM 2:04  
MICHAELA A. BROWN  
RECORDER



1200  
WCO  
R

09/24/2007

JUDGE

*Aun B. Likens*