

STATE OF VERMONT

SUPERIOR COURT
Washington Unit

CIVIL DIVISION
No. 22-CV-3730

MANETIRONY CLERVRAIN, et al.,
Plaintiffs,

v.

STATE OF VERMONT,
Defendant.

ENTRY REGARDING FUTURE INCOMPREHENSIBLE FILINGS

On November 16, 2022, following a stream of uniquely incomprehensible filings, the court dismissed this case. Dismissal has done little to dissuade Mr. Clervrain from continuing to send utterly incomprehensible filings with no apparent legitimate purpose to the court.

The time to seek relief under Rule 59 or to appeal has long since passed, and Mr. Clervrain has done neither.

From this point on, should Mr. Clervrain clearly seek an out-of-time appeal or relief under Rule 60(b), the clerk shall process the filing accordingly. Otherwise, the clerk is ordered to disregard as moot all future incomprehensible filings by Mr. Clervrain. See V.R.C.P. 1.

SO ORDERED this 27th day of December, 2022.



Robert A. Mello
Superior Judge