## [Cite as Stafford v. Clever Investigations, Inc., 2007-Ohio-5096.] IN THE COURT OF APPEALS OF OHIO

## TENTH APPELLATE DISTRICT

Billy Stafford, :

Plaintiff-Appellant, :

No. 07AP-229

V. : (C.P.C. No. 05CVA05-5426)

Clever Investigations, Inc. et al., : (REGULAR CALENDAR)

Defendants-Appellees.

## DECISION

Rendered on September 27, 2007

Moore & Yaklevich, and W. Jeffrey Moore, for appellant.

Mark T. Musick, for appellees.

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APPEAL from the Franklin County Court of Common Pleas.

## KLATT, J.

- {¶1} Plaintiff-appellant, Billy Stafford, appeals from a judgment of the Franklin County Court of Common Pleas granting summary judgment in favor of defendant-appellee, Clever Investigations, Inc. ("Clever Investigations"). For the following reasons, we affirm.
- {¶2} On May 16, 2005, Stafford filed suit against Columbus Bonding Center, Inc. ("CBC"), Clever Investigations and Brian S. Callahan alleging claims for negligent hiring, retention, training, and supervision; negligence; assault and battery; and intentional infliction of emotional distress. At the core of Stafford's complaint is the allegation that Callahan, who Clever Investigations allegedly employed, held a gun to Stafford's head

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and threatened him in the mistaken belief that Stafford was a fugitive who had jumped

bond.

{¶3} CBC filed a motion for summary judgment, arguing in part that the

applicable statutes of limitations barred each of Stafford's claims. The trial court agreed

and entered judgment in CBC's favor on all of Stafford's claims. Stafford then appealed

to this court from the judgment, and this court assigned case number 06AP-1204 to the

appeal.

{¶4} Taking advantage of CBC's successful motion, Clever Investigations filed its

own summary judgment motion premised on arguments identical to CBC's. The trial

court granted Clever Investigations' motion and, on February 21, 2007, entered judgment

in Clever Investigations' favor on all of Stafford's claims. Stafford now appeals from that

judgment and assigns the following error:

The Trial Court erred in granting summary judgment on the

Appellant's claim for intentional infliction of emotional distress.

{¶5} Stafford's assignment of error and argument are identical to the error that

he assigned and the argument that he made in Stafford v. Clever Investigations, Inc.,

(Sept. 27, 2007), Franklin App. No. 06AP-1204—his appeal from the trial court's judgment

in CBC's favor. Therefore, for the reasons articulated in the opinion of Stafford, issued

concurrent with the instant opinion, we overrule Stafford's sole assignment of error and

affirm the judgment of the Franklin County Court of Common Pleas.

Judgment affirmed.

FRENCH and TYACK, JJ., concur.