

Nill Michael
Form 5
January 18, 2019

FORM 5

UNITED STATES SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

Check this box if
no longer subject
to Section 16.
Form 4 or Form
5 obligations
may continue.
See Instruction
1(b).
Form 3 Holdings
Reported
Form 4
Transactions
Reported

**ANNUAL STATEMENT OF CHANGES IN BENEFICIAL
OWNERSHIP OF SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,
Section 17(a) of the Public Utility Holding Company Act of 1935 or Section
30(h) of the Investment Company Act of 1940

OMB APPROVAL

OMB
Number: 3235-0362
Expires: January 31,
2005
Estimated average
burden hours per
response... 1.0

1. Name and Address of Reporting Person *
Nill Michael

(Last) (First) (Middle)

2800 ROCKCREEK PARKWAY

(Street)

2. Issuer Name **and** Ticker or Trading
Symbol
CERNER CORP /MO/ [CERN]

3. Statement for Issuer's Fiscal Year Ended
(Month/Day/Year)
12/29/2018

4. If Amendment, Date Original
Filed(Month/Day/Year)

5. Relationship of Reporting Person(s) to
Issuer

(Check all applicable)

____ Director _____ 10% Owner
X Officer (give title _____ Other (specify
below) below)
Exec VP & COO

6. Individual or Joint/Group Reporting

(check applicable line)

NORTH KANSAS
CITY, MO 64117

(City) (State) (Zip)

X Form Filed by One Reporting Person
____ Form Filed by More than One Reporting
Person

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned at end of Issuer's Fiscal Year (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
				Amount	(A) or (D)	Price \$ <u>(1)</u> <u>(2)</u>			
Common Stock	12/29/2018	Â	J ⁽¹⁾	86	A	64.6 <u>(1)</u> <u>(2)</u>	12,760	I	by 401(k) Plan
Common Stock	Â	Â	Â	Â	Â	Â	37,707	I	by Revocable Trust

Reminder: Report on a separate line for each class of
securities beneficially owned directly or indirectly.

**Persons who respond to the collection of information
contained in this form are not required to respond unless
the form displays a currently valid OMB control number.**

SEC 2270
(9-02)

Edgar Filing: Nill Michael - Form 5

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
(e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Security (Instr. 3 and 4)	
					(A) (D)	Date Exercisable	Expiration Date	Title	Amount of Underlying Shares
Non-Qualified Stock Option (right to buy)	\$ 38.43	Â	Â	Â	Â Â	03/09/2014	03/09/2022	Common Stock	80,
Non-Qualified Stock Option (right to buy)	\$ 44.615	Â	Â	Â	Â Â	03/01/2015	03/01/2023	Common Stock	80,
Non-Qualified Stock Option (right to buy)	\$ 60.37	Â	Â	Â	Â Â	03/07/2016	03/07/2024	Common Stock	73,
Non-Qualified Stock Option (right to buy)	\$ 70.91	Â	Â	Â	Â Â	03/12/2017	03/12/2025	Common Stock	73,
Non-Qualified Stock Option (right to buy)	\$ 54.01	Â	Â	Â	Â Â	03/11/2018	03/11/2026	Common Stock	140
Non-Qualified Stock Option (right to buy)	\$ 55.74	Â	Â	Â	Â Â	03/03/2019	03/03/2027	Common Stock	140
Non-Qualified Stock Option (right to buy)	\$ 62.94	Â	Â	Â	Â Â	03/02/2020	03/02/2028	Common Stock	97,
Restricted Stock Units	\$ 0	Â	Â	Â	Â Â	03/02/2021	03/02/2021	Common Stock	11,
Restricted Stock Units	\$ 0	Â	Â	Â	Â Â	09/01/2019	09/01/2019	Common Stock	70,

Reporting Owners

Reporting Owner Name / Address

Relationships

Director 10% Owner Officer Other

Nill Michael

2800 ROCKCREEK PARKWAY
NORTH KANSAS CITY, MO 64117

1. **Chairman**
 2. **President**
 3. **Exec VP & COO**
 4. **VP & CFO**
 5. **VP & COO**
 6. **VP & COO**
 7. **VP & COO**
 8. **VP & COO**
 9. **VP & COO**
 10. **VP & COO**
 11. **VP & COO**
 12. **VP & COO**
 13. **VP & COO**
 14. **VP & COO**
 15. **VP & COO**
 16. **VP & COO**
 17. **VP & COO**
 18. **VP & COO**
 19. **VP & COO**
 20. **VP & COO**
 21. **VP & COO**
 22. **VP & COO**
 23. **VP & COO**
 24. **VP & COO**
 25. **VP & COO**
 26. **VP & COO**
 27. **VP & COO**
 28. **VP & COO**
 29. **VP & COO**
 30. **VP & COO**
 31. **VP & COO**
 32. **VP & COO**
 33. **VP & COO**
 34. **VP & COO**
 35. **VP & COO**
 36. **VP & COO**
 37. **VP & COO**
 38. **VP & COO**
 39. **VP & COO**
 40. **VP & COO**
 41. **VP & COO**
 42. **VP & COO**
 43. **VP & COO**
 44. **VP & COO**
 45. **VP & COO**
 46. **VP & COO**
 47. **VP & COO**
 48. **VP & COO**
 49. **VP & COO**
 50. **VP & COO**
 51. **VP & COO**
 52. **VP & COO**
 53. **VP & COO**
 54. **VP & COO**
 55. **VP & COO**
 56. **VP & COO**
 57. **VP & COO**
 58. **VP & COO**
 59. **VP & COO**
 60. **VP & COO**
 61. **VP & COO**
 62. **VP & COO**
 63. **VP & COO**
 64. **VP & COO**
 65. **VP & COO**
 66. **VP & COO**
 67. **VP & COO**
 68. **VP & COO**
 69. **VP & COO**
 70. **VP & COO**
 71. **VP & COO**
 72. **VP & COO**
 73. **VP & COO**
 74. **VP & COO**
 75. **VP & COO**
 76. **VP & COO**
 77. **VP & COO**
 78. **VP & COO**
 79. **VP & COO**
 80. **VP & COO**
 81. **VP & COO**
 82. **VP & COO**
 83. **VP & COO**
 84. **VP & COO**
 85. **VP & COO**
 86. **VP & COO**
 87. **VP & COO**
 88. **VP & COO**
 89. **VP & COO**
 90. **VP & COO**
 91. **VP & COO**
 92. **VP & COO**
 93. **VP & COO**
 94. **VP & COO**
 95. **VP & COO**
 96. **VP & COO**
 97. **VP & COO**
 98. **VP & COO**
 99. **VP & COO**
 100. **VP & COO**

Signatures

/s/ Shane M. Dawson, by Power of Attorney

01/18/2019

Signature of Reporting Person

Date _____

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. *See* 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Represents shares acquired through routine payroll deduction and participation in the issuer's 401(k) plan between 12/31/2017 and 12/29/2018, at prices ranging from \$56.86 to \$72.92 per share. Balance is based on plan statement as of 12/29/2018. This transaction qualifies as a non-discretionary transaction from a tax-qualified plan.
- (2) Full information regarding the number of shares acquired at each separate price will be provided upon request by the Commission staff, Cerner Corporation, or a Cerner shareholder.

Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.