

**NOTICE OF FAULT AND OPPORTUNITY TO CURE NON-RESPONSES TO MAY 19, 2024
“NOTICE OF LIABILITIES FOR COMMON LAW TRESPASS, EXTORTION,
EMBEZZLEMENT, & THREAT OF ARMED ROBBERY, POTENTIAL CRIMINAL LIABILITIES,
RESPONDENTS’ DEFIANCE OF GOD’S LAW, ABSENCE OF RESPONDENT AUTHORITY
TO ADMINISTER CLAIMANTS’ PRIVATE PROPERTY OR TO CARRY WEAPONS, PUBLIC
NOTICE, CONTRACT OFFER, AND AFFIDAVIT”**

July 16, 2024

FROM: Katherine Hine, *sui juris*, a living woman, having been found to be of full legal age, on her own behalf and on behalf of the living people who own certain private property land and fixtures located on the soil of Ross County, Ohio;

Claimants;

TO: Michael Ater, Matthew Schmidt,
Jeffrey Marks, David Jeffers,
Ty Hinton, Mika Gee, Jeff Lehner,
Richard Ward, Kathy Dunn, James Cutright,
George Lavender, Ron Myers, Dwight Garrett, David Yost,
Michelle Arnold, Sharon Kennedy, John Street, Toni Eddy,
Michael DeWine,

Respondents.

and

John Harris, the living man, also being agent, contractor, or employee of the corporation known as NATIONAL GUARD, OHIO, previously having another name and bearing Dun & Bradstreet Number 004216457, among others, and currently known to Dun & Bradstreet with Dun & Bradstreet Number 808847560 and as a “subsidiary” of some unknown corporation, [c/o] 2825 West Dublin Granville Road,
Columbus, Ohio [43215]

Supplemental Respondent.

Corporate Reference Numbers: 305503041000 and 305503041600

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND
NOTICE TO AGENT IS NOTICE TO PRINCIPAL**

**RESPONDENTS WILL BE FOUND TO HAVE CONSENTED TO AND ACCEPTED ALL
TERMS OF THIS NOTICE AND OFFER TO CONTRACT BY (A) THEIR SILENCE; OR BY
(B) CONTINUED ACTS OR THREATS AGAINST CLAIMANTS OR THEIR LAND; OR BY
(C) ANY ENTRY OR OTHER TRESPASS UPON CLAIMANTS’ LAND OR OTHER
PRIVATE PROPERTY, OR BY (D) ANY USE OF FICTITIOUS CORPORATE PROCESS
DIRECTED TO SEIZURE OF CLAIMANTS’ PRIVATE PROPERTY.**

I. NOTICE OF FAULT

A. You Respondents, including without limitation Supplemental Respondent Harris, who is considered to have been previously served as an agent of the original Respondents, are hereby noticed that you are in fault of an opportunity to reply to the statements made in the May 19, 2024 notice referenced hereinabove, and as further specified hereinbelow:

B. True and correct copies of the above referenced May 19, 2024 Notice were delivered to all of the Respondents above named either personally or by agent as set forth in the June 17, 2024 Affidavit of Service posted here: <https://occr2021.com/pending-cases/>.

C. Said Affidavit of Service confirms that Respondents were served with the May 19, 2024 Notice either personally by agent or by placing the notices into Respondents' postal stream of commerce on June 14, 2024.

D. The July 11, 2024 Affidavit of Non-Response executed by Oxana Khramova, and also posted at <https://occr2021.com/pending-cases/>, confirms that none of the Respondents has responded in any manner to the May 19, 2024 Notice by the deadline or in the manner indicated therein, except that Respondent Yost produced a non-responsive, unsigned statement, a copy of which is attached to the Khramova affidavit and posted along with the Affidavit of Non-Response. The Yost statement on its face also meets the definition of an insufficient response prohibited by the May 19, 2024 Notice.

E. Not one of the Respondents provided any response in the manner specified in the Notice.

F. By remaining silent and refusing to dispute the facts and law stated in the May 19, 2024 Notice, all Respondents have tacitly agreed to each of the provisions set forth in the verified May 19, 2024 Notice.

G. Each Respondent therefore has rejected his or her due process opportunity to respond in the manner required by said Notice and has accepted the contract offer contained therein by his or her silence and by specific instances of conduct.

H. Respondents' refusal to date to reply in either a timely manner or as instructed, places each in fault and dishonor of the contract set out in said May 19, 2024 Notice. As of the date of this second Notice, Claimants are permitting each Respondent an additional seven (7) days to explain his or her prior refusals to address the verified statements contained in the original May 19, 2024 Notice as specified therein.

I. DEFAULT JUDGMENT will be sought against further defaulting Respondents.

J. If any Respondent fails to cure as specified hereinabove, then, by operation of law, such second failure to respond as required by the May 19, 2024 Notice shall constitute the FINAL agreement and admission of the liabilities of Respondents through tacit agreement as further explained in the May 19, 2024 Notice and resulting contract.

K. Any further actions Claimant may take shall be in accordance with the procedures, jurisdictions, and penalties thereof set forth in the May 19, 2024 Notice.

L. REPLY to this Notice of Fault and Opportunity to Cure MUST BE RECEIVED by 5 p.m. on the effective date, which is within SEVEN (7) DAYS from the date of Respondent's RECEIPT of the within Notice of Fault and Opportunity to Cure, all as previously set forth in the May 19, 2024 Notice. All responses must be specific, factual, verified and sworn to by a man or woman with actual knowledge, exactly as previously set out in the May 19, 2024 Notice and thus be by certified mail, return receipt requested to:

Oxana Khramova
[c/o] 1701 Sixth Avenue North
Menomonie, Wisconsin [near 54751].

Claimant Katherine Hine hereby adopts and acknowledges each and every statement made in the within Notice of Fault and Opportunity to Cure is true and correct.



Katherine Hine, Claimant A True Living daughter of YHWH, a Woman, Steward of Elohim, With All Rights Given By El Shaddai, in and through Yahushua ha Mashiach;





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ALL RIGHTS RESERVED AND RETAINED

ACKNOWLEDGEMENT OF WITNESSES

We the undersigned witnesses, hereby affirm under penalty of perjury under the common law of the original Ohio republic and the law of Almighty God, on this 17th day of July, 2024, that the living woman known to us as Katherine Hine, appeared before us and declared upon her oath that the statements made in this instrument, to which we saw her place her right thumb print official seal, were made of her own free will, act and deed for the purposes stated.


Witness


Witness