

**NOTICE OF DEFAULT AND IMMINENT LIABILITIES FOR FAILURES TO CURE
NON-RESPONSES TO MAY 19, 2024 AND JULY 16, 2024 NOTICES**

August 23, 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, John Harris,
Respondents/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.

THIS IS A SELF EXECUTING CONTRACT

1. You, as the original Respondents, as well as Supplemental Respondent Harris, the latter having acted at all times as principal, agent or contractor of original Respondents, are all in DEFAULT of an opportunity to respond as directed to the original 5/19/24 "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" [hereinafter the 5/19/24 Notice] or to the July 16, 2024 "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". Affidavits of Service and Non-Response as to the first two Notices are currently posted in the Pending Notices section of the Ohio Circuit Court of Record website: www.occr2021.com.

2. All Respondents are in DEFAULT of an opportunity to reply to the 5/19/24 Notice as well as to the Second Notice, i.e. the 7/16/24 Notice, as indicated by the Affidavits of Service and the Affidavits of Non Response to both the 5/19/24 Notice and the 7/16/24 Notice. Previously Respondent Gee had refused to respond to the Notification hand delivered to her agent on March 20, 2024.
3. Original Respondents have now each been given two opportunities to dispute each of the statements made in the 5/19/24 and 7/16/24 Notices establishing the absence of all authority to cause or threaten further injury, harm, or loss to Claimants. Nor have Respondents provided grounds for having refused to have made any response whatever to date.
4. Supplemental Respondent Harris is deemed to be the agent or principal of the original Respondents, by reason of which the initial service of the 5/19/24 Notice is the equivalent of service upon Respondent Harris. The Supplemental Respondent is in DEFAULT of the opportunities provided to him by agent to reply to the aforementioned 5/19/24 and 7/16/24 Notices, or to provide grounds for having refused to make any response whatever, to date.
5. The unsworn communication dated June 20, 2024 from Respondent Yost's office, although not signed by Respondent Yost, was attached to the July 11, 2024 Affidavit of Non Response of Oxana Khramova posted on the Pending Notices sub-page of the OCCR website (www.occr2021.com). Said communication clearly meets the definition of an "Insufficient Response" set forth in the May 19, 2024 Notice.
6. Respondents continue to engage or aid and abet in armed trespasses, albeit not, for the time being, as to Claimants' land.
7. Each Respondent has to date been given the opportunity to:
 - a. State a claim as offered in the first and second notices above referenced;
 - b. Refute by specific affidavit, point by point, by means of verified facts sworn to by a man or woman affiant with actual knowledge, specifically disputing any or all facts Claimant established by verified Notice to date, that no Respondent and no contractor, principal or agent of any such Respondent had any authority or subject matter jurisdiction to take any of the actions he or she has threatened via their agent, Respondent Gee, on January 25, 2024 to take.
 - c. Cure the failures to respond to the 5/19/24 and 7/16/24 Notices as specified therein.
8. By remaining silent and/or by participating in conduct prohibited by common law and even by Respondents' own corporate codes, all as specifically set forth in the 5/19/24 and 7/16/24 Notices, each of you original Respondents and one Supplemental Respondent, your agents, and principals, have agreed with all terms of the contract thereby created.

9. Due to the failure of each Respondent above named to answer with any specific, verified, and sworn reply to the initial contract offer, required by both the 5/19/24 and the 7/16/24 Notices, a contract may also have been created. Upon Respondents' further refusals to dispute the facts already established or to explain any claimed inability to respond, a Binding Contract will have been created. Claimant intends to seek a binding DEFAULT JUDGMENT incorporating all terms of any such contract.

10. All Respondents are further hereby Noticed as follows:

a. Any documents any Claimant has signed or any statement any of them has made at Respondents' behest or which any said Claimant may in the future sign in the event that Respondents resume their threats of armed assault and trespass, as well as any statements purportedly made on behalf of any Claimant by any BAR member, are null, void, and of no effect. This invalidity extends, without limitation, to any document Claimants may hereafter be induced to sign in order to free themselves from any future acts of armed assault and trespass with which Respondents and/or Supplemental Respondent have threatened them.

b. Each of the Respondents has declined to claim that his or her silence constituted an oversight, mistake or was otherwise unintentional, as each was given an opportunity to explain per paragraph I(H) of the 7/16/24 Notice.

c. All Respondents, their agents, and principals, have agreed and understand that each may incur liability whether or not his or her actions were justified by corporate policies known as "statutes", and as each was warned per the 5/19/24 Notice.

d. Claimants have at no time authorized any Respondent or their agents or principals to file the 5/19/24 Notice, the 7/16/24 Notice, or the within Notice into Respondents' corporate records, nor do Claimants seek any "ruling" from any Respondent because no Respondent has any authority to usurp the people's God given authority as the source of all earthly law.

11. Claimants have already informed original Respondents of their fault in purporting to exercise non-existent authority and jurisdiction over them on their private property land, and that any such acts by any Respondent, their agents, contractors, or principals, already committed or to be committed in the absence of such authority and jurisdiction constituted and continue to constitute a trespass to their Constitutionally protected and common law rights, as well as to their numerous rights specified in the Holy Bible and/or in Respondents' codes, statutes, and other corporate policy statements.

12. Respondents are warned that God will not be mocked. Had Respondents heard either Claimant at the time of service of the 5/19/24 Notice, the matter could have been resolved: "Moreover, if thy brother shall trespass against thee, go and tell him his fault between thee and if he shall hear thee, thou has gained thy brother." Holy Bible, KJV: Matthew 18:15.

13. But said Respondents have refused to specifically acknowledge and then resolve the harm they have inflicted or threatened to inflict on Claimants. However, Respondents have chosen to continue to maintain an armed threat to Claimants and the community as a whole by refusing to disarm themselves despite having no lawful or even corporate duty or power to protect or serve anyone and in the complete absence of privilege or immunity from the consequences of such acts. Respondents have now twice admitted that they are not privileged to carry firearms while employed for the purpose of generating revenue.

14. On July 29, 2024 and August 5, 2024 original Claimants again informed Respondents of their fault and provided them with an opportunity to cure, by means of their 7/16/24 Notice. "But if he will not hear thee, then take with thee one or two more, that in the mouth of two or three witnesses every word may be established. Holy Bible, KJV: Matthew 18:16.

15. Respondents upon being served with the 7/16/24 Notice of Fault and Opportunity to Cure again failed to hear Claimants or to respond, although they were each allowed a reasonable time frame in which to do so, by reason of which Claimants are now, *via* the within Notice of Default and Imminent Liability, again informing Respondents, in the presence of the broader community, originally, the church. "And if he shall neglect to hear them, tell it unto the church but if he neglect to hear the church, let him be unto thee as an heathen man and a tax collector." Holy Bible, KJV, Matthew 18:17

16. As original Respondents are imminently in default for having twice failed to reply, further failures to respond as instructed shall constitute the FINAL admission of liabilities, as well as assent to the contract Offer contained in the original May 19, 2024 Notice, thereby establishing an agreement of the parties as stated in the three NOTICES as defaulted.

17. BINDING JUDGMENT: Any Respondent failing to respond as defined herein or any Respondent who engages in the conduct specified in the original Notice has accepted the Offer contained in said original 5/19/2024 Notice, and has agreed that a Binding Judgment by default incorporating all of the terms of the within Contract may be entered by any common law court and/or administrative tribunal, at Claimant's election, as previously set forth in the original 5/19/2024 Notice.

18. FINAL OPPORTUNITY FOR DISCHARGE OF LIABILITY: Any Respondent will be absolved of all liability as of the date of the receipt of the within Notice, upon the occurrence of all of the following, previously set-forth conditions:

(a) cessation of all further attempts to administer Claimants' land, to falsely imprison, kidnap or otherwise threaten Claimants, their tenants, agents, contractors, fellow worshippers or court members, and surrender of all firearms to Claimants by a designee of their choice.;

(b) payment in full of all to-date agreed upon monetary compensation set forth in the Fee Schedule at Paragraph V of the 5/19/24 Notice.

19. All Respondents are further hereby notified that Respondents' third and final refusals to specifically deny the facts establishing the existence of their threats, frauds, and continuing acts of threatened common law armed trespass and armed assaults against Claimants, their tenants, agents, contractors, their fellow worshippers, or court participants, will constitute their final assent to the May 19, 2024 contract offer, thereby creating a contract resolving all matters in controversy. Any such further acts may also be considered additional evidence of Respondents' having committed the acts set forth in the May 19, 2024 Notice beyond any reasonable doubt and a knowing and intelligent waiver of any Respondent any entitlement to a true bill from a common law or statutory grand jury.

20. The above Notice is a legal and lawful notice. **Respondents may deny said Notice ONLY as specifically instructed and by serving the natural woman indicated herebelow.** 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, restricted delivery and return receipt requested to:

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

Claimant hereby adopts and acknowledges each and every statement made in the within Notice of Default and Imminent Liabilities to be true and correct.



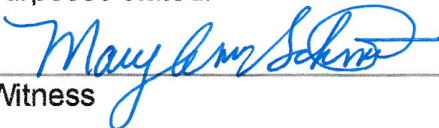
Katherine Hine, Claimant, a living woman and daughter of the most high God,
Outside STATE OF OHIO or any other fictitious entity.

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ALL RIGHTS RESERVED AND RETAINED

ACKNOWLEDGEMENT OF WITNESSES

We the undersigned witnesses, hereby affirm under penalty of perjury according to the common law of the original Ohio republic and the law of Almighty God, on this 25th day of August, 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