

DEC 16 2025

Ohio Circuit Court of Record

Ohio Circuit Court of Record
seated at Chillicothe

Katherine Hine, *sui juris*
On behalf of herself and other
Co-owners of certain private property,
Claimants;

)

)

Case No. 25-ROS-001

-vs-

David J. North Junior, Douglas Tulino,
Jeffrey Carman, Randy Pratt,
Ron Meyers, John Street, Toni Eddy,
their agents and principals;
Respondents.

)

PETITION FOR JUDGMENT
ON DEFAULTED CLAIMS

)

and

Pat Patrick, David Steiner, their agents
and principals;

Supplemental Respondents.

I.COMES NOW the above named Claimant, Katherine Hine, on her own behalf and on behalf of the other Claimant co-owners of certain private property land, and states as follows:

1.Exhibit B attached hereto includes without limitation, true and correct copies of a series of three (3) Notices, Exhibit A having previously been attached to the May 3, 2025 Notice, all said Notices having been served upon the above named Respondents or Supplemental Respondents, their agents, contractors, and principals, as well as having been publicly posted on the www.occ2021.com website ever since May, 2025, as indicated on the site. Said postings demonstrate that each Respondent was served individually or by agent at least twice and in most instances three (3) times with each of said Notices.

2. The aforementioned series of three (3) verified Notices, together with affidavits showing service of each Notice and refusal to respond to each, are all contained in Claimants' Exhibit B, attached hereto and posted on the website as indicated.

3. The facts set out in the Notices, all of which are supported by affidavit, demonstrate that Respondents are all acting as agents of various corporate tribunals and other corporate entities doing business under fictitious names as indicated in the May 3, 2025 Notice posted on this Court's website and duly served upon all Respondents.

4. All Respondents have failed on multiple occasions to dispute any of the verified facts stated in Claimants' notices, a fact that is confirmed by the Affidavits of Non Response included in Exhibit B. Respondents have all, either individually or by agent, had three (3) ample opportunities to respond but have failed to do so in any manner, despite multiple notices that failure to respond would

result in judgment against him or her. Supplemental Respondents Patrick and Steiner, named subsequently to the originally named Respondents, were initially served with the first Notice, since they have at all times acted as agents or contractors of the original Respondents. Supplemental Respondent Steiner has replaced Respondent Tulino in the role each has acted out using their respective fictional names, on behalf of the legal fiction known as U.S. POSTAL SERVICE.

5. Attached Exhibit B constitutes Claimant's irrefutable proof that none of the Respondents denied any of the allegations contained therein and are thereby in default as defined in the Notices.

6. Exhibit B establishes that no Respondent has any subject matter jurisdiction or other authority to interfere in any manner with Claimants' ownership of their private property land. Exhibit B also demonstrates that Claimants' longstanding ownership interest in their own private property land and the non existence of any such interest by the legal fiction known as HIRGG PROPERTIES LLC has long been explained to Respondents, their agents, contractors, and principals, admittedly since October, 2021, when a written NOTICE OF TERMINATION OF INTEREST IN REAL PROPERTY informing Respondents of Claimants' true ownership was hand delivered to Respondents or their agents, contractors, or principals. Nonetheless Respondents have failed to retract their extortionate demands for payment based on Respondents' admitted acts of trespass on Claimants' property at 736 East Main Street, and the continuation of acts of trespass and statutory mail fraud against Claimants at their property at 189 East Water Street.

7. The three posted Notices and supporting affidavits, all unrebutted, establish the fact that none of Respondent men and women have any authority over Claimants since Respondents refuse to verify any claimed debt, have now admitted that no such debt exists, and that Claimants indisputably have caused no harm, loss, or injury to anyone.

8. The affidavits contained in Exhibit B attached hereto establish that Claimants and Respondents, by means of Respondents' refusals to respond to the Contract Offer contained in the Notices, created a Binding Contract between Claimants and Respondents for the breach of which Respondents agreed to be liable according to the terms set out in the initial May 3, 2025 Notice and Contract Offer.

9. The verified facts established by the attached copy of Exhibit B, and never refuted by any Respondent, despite multiple opportunities to do so, are summarized as follows:

(a) On or about April 19, 2025, Claimant's agent found an undated, unsigned written threat, Exhibit A, in a mailbox being used by Claimant and other agents of HiRGG Properties, pma, a common law private membership association of living people, not legal fiction "persons". Respondents' said threat is and was part of a corporate revenue generation and extortion scheme being operated by Respondents Meyers, Pratt, Carman, Street, and/or Eddy, their agents, contractors and principals, including without limitation, Supplemental Respondents Patrick and Steiner. Respondents North, Tulino, and Steiner aid and abet in said extortion schemes admittedly through the commission of statutory mail fraud.

(b) Claimant has previously and on several occasions, informed Respondents North and Tulino, their predecessors, agents and contractors, by means of their agent Michelle Arnold and other agents, of

their repeated acts of negligence and admitted mail fraud in delivering mail for 189 East Water Street REAR, Chillicothe, Ohio, the location where Exhibit "A" was delivered.. Said negligence includes without limitation, delivering mail from legal fictions to other legal fictions, instead of delivering from and to living people, including without limitation, Claimant, or to any other living people who are members of Hirgg Properties pma at 189 East Water Street REAR.

(c) Respondents have at all times since October, 2021, when they were served via their agent or contractor, Kathleen Dunn, with a "NOTICE OF TERMINATION OF INTEREST IN REAL PROPERTY", been fully aware that the legal fiction known as HiRGG PROPERTIES, LLC no longer had any interest, if it ever had, in a group of private property lands which included, without limitation, the ones known as 189 East Water Street REAR and 736 East Main Street.

(d) It is well established that agents of Respondents calling themselves "police" have no duty to protect or serve anyone. This Court already made such findings over a year ago in *Hine v. Ater*, OCCR Case No. 24-ROS-004, located at <https://occr2021.com/wp-content/uploads/2024/11/Default-Judgment-Private-Property-Ross-County.pdf> and earlier this year in *Hine v. Free*, OCCR Case No. 24-ROS-003, located at <https://occr2021.com/wp-content/uploads/2025/11/Judgment-for-Contempt.pdf> as well as findings that such agents of Respondents therefore have no reason to carry weapons, whether when committing acts of extortion or engaging in any other revenue generating operation on behalf of a legal fiction corporation masquerading as government, and therefore issued judgments in those two matters authorizing members of the public to confiscate said weapons.

(e) Respondents, their agents, contractors, and principals, just as Respondents' predecessor Michelle Arnold did and just as Arnold's successor, Respondent North and Tulino's successor, Supplemental Respondent Steiner, do, continue to trespass upon Claimant's common law right to be left alone, continue to commit acts of mail fraud in violation of their superiors' corporate statute known as 18 U.S. C. Sec. 1341, and have therefore accepted Claimants' Offer to charge each Respondent \$500 per day commencing April 19, 2025, the date Claimant began receiving Respondents' said threats. Respondents North, Tulino and his successor, Steiner, their agents and cohorts continue to commit violations of corporate policies set forth at 18 U.S. Code § 876(d) and 18 U.S.C. Sec. 1341. Said corporate code sections apply to Respondents, their agents, and contractors when acting as legal fiction "persons", as they do when delivering mail for their private, for profit corporate principals named hereinabove.

(f) Respondents are without authority to act as officious intermeddlers by trespassing upon Claimants' private property land for any reason, particularly not to incur and then demand payment for, unneeded and unwanted so-called "services" pertaining to the fall of snow or the growth of grass, both being natural occurrences brought about by Almighty God, not by corporate agents or other gangsters.

(g) Respondents, their agents, and/or contractors are currently in contempt of the Judgments issued in the matters of *Hine v. Ater*, 24-ROS-004 and *Hine v Free*, 24-ROS-003 for failure to surrender the firearms tor other weapons they use while conducting corporate extortion operations.

(10) At the time that Respondents North, Tulino, Steiner, their agents, and/or contractors caused delivery of the "notice" depicted in Exhibit "A" attached to Claimants' first Notice, i.e. on April 19,

2025, they had actual or constructive knowledge that they were aiding and abetting in a scheme of common law extortion to living people. The persistent refusals of Michelle Arnold, the predecessor of Respondent North and former subordinate of Respondent Tulino, and her agents, to deliver mail correctly, in breach of Respondents' contract with Claimant, was adjudicated just last year as a matter of record in *McCabe v. Arnold*, 24-ROS-001. Nonetheless Respondents North, Tulino, Steiner and their agents, continue to cause harm or loss to Claimant when they deliver mail incorrectly and thereby make themselves part of the remaining Respondents' extortion rackets targeting Claimants.

(11) Respondents North, Tulino, Steiner, their agents and contractors have no other express or implied contract with Claimant Hine to which she has consented following full prior disclosure of all material facts, nor do any of said postal Respondents have any other authority or privilege to trespass upon Claimant's private property except for the limited purpose of *correctly* delivering mail to 189 East Water Street REAR. Claimants require that Respondents cease and desist from delivering mail addressed to legal fictions, to those who use the 189 East Water Street address or the 189 1/2 East Water Street address, or to others, and to cease and desist from causing further harm to Claimants as Respondents have continued to do by aiding and abetting others in delivering written extortionate threats to Claimant Hine.

II. STATEMENT OF THIS COURT'S JURISDICTION

1. When the original organic 1787 Constitution for the united States of America referred to "law" it referred to common law, not to corporate bylaws. Under common law, and as acknowledged even in the corporate system, for every right there must be a remedy. Claimants claim rights under the Creator as free people living or domiciled on the land of Ohio, the original republic. Respondents, by their own admissions, also are living flesh and blood people living on the land of Ohio, the original republic. As living souls, Claimants claim their rights to a court of record, which according to admissions contained in Black's Law Dictionary (4th), is one that administers common law, not corporate bylaws called statutes, codes, regulations, and ordinances. The corporate tribunals falsely calling themselves "courts" have no authority to subject any living soul to their private enactments applicable only to legal fiction "persons". This Ohio Circuit Court of Record meets and exceeds Respondents' Black's law dictionary definition of being a "court of record" because it is a court comprised of individually sovereign men and women assembled in the name of Lord Jesus. It applies common law and equity consistently with the golden rule Law of God. True law applies only to living people, acknowledges the right of all to live without being subjected to injury, harm, or loss so long as each man or woman harms no one else, and honors all contracts between people based on mutual consent without coercion, and after full prior disclosure of all material facts.

2. The Ohio Circuit Court of Record is a Godly court comprised of Ohioans who have each rebutted the presumptions created by the corporate state's birth registration bylaws, the presumption of being a slave or asset of the corporate state, and who have rescinded any registrations they may have unwittingly signed during the time that they were deceived as to the corporate nature of the "elections" Respondents' agents have been operating. Unlike the current corporate tribunals, which are assembled for purposes of corporate greed, the Ohio Circuit Court of Record is assembled under the authority of God Almighty. Unlike the corporate tribunals which employ Respondents, this Court is not a corporation, has no profit motives, and does not administer corporate bylaws called statutes

except as to living people who agree that said bylaws apply to their conduct. Most significantly, this Court has authority under God's law, admitted by Respondents' predecessors to be sovereign in Respondents' Declaration of Independence and in Respondents' Congressional Resolution 97-280. The members of this Court have taken sacred oaths to apply the common law as one of the best ways that men and women have found to apply the law of the Creator to all His creation. Members of Respondents' corporate UNITED STATES SUPREME COURT conceded the supreme authority of the Creator acting through a Court of record almost two hundred years ago:

"The judgment of a court of record whose jurisdiction is final, is as conclusive on all the world as the judgment of this court would be. It is as conclusive on this court as it is on the other courts. It puts an end to inquiry concerning the fact, by deciding it." *Ex parte Watkins*, 28 U.S. 193, pp. 202-203 (1830)

The Ohio Circuit Court of Record is such a Court. Respondents admittedly lack the power or authority to prevent Claimants from having their claims of harm at the hands of the Respondents adjudicated in such a court.

III. REQUEST FOR SPECIFIC RELIEF FROM THE COURT

As a matter of law and equity and in order to assist Respondents in mitigating their liabilities, Claimants further request that this Court of Record issue Judgment consistently with Claimants' claims and the parties' contract resolving all matters in controversy, as set forth according to the Fee Schedule contained in the May 3, 2025 Notice contained in attached Exhibit B. Wherefore, Claimants request the following specific relief:

A. An Order to issue forthwith enjoining all Respondents either directly or indirectly through agents, from further acts of trespass onto their lands, or from communications, publications, or other acts threatening the use of violence based on demands for payment as Respondents threatened in their April 15, 2025 communication, or otherwise.

B. An Order to issue requiring all Respondents to surrender on demand their firearms and other weapons to any member of the public or enforcement agent of the Ohio Circuit Court of Record.

C. Monetary Judgment based on Respondents' extortionate acts threatening trespass, assault, robbery, and embezzlement, all as set forth hereinabove, in the sum of \$500.00 per day per Respondent since Claimants have become aware of same, on or about April 19, 2025. Each aforementioned Respondent shall be individually liable for said daily sum of \$500.00 United States Dollars, said sum to be due and owing by each said Respondent, his or her agents and principals, upon any finding or judgment of liability.

D. Monetary Judgment for past harm based upon Respondents' acts of common law trespass, extortion, assault, attempted theft, battery, robbery, conversion, and/or embezzlement against Claimants, based on the parties' agreement that Claimants are entitled to judgment in the further sum of \$5,000.00 United States Dollars against each said Respondent.

E. A Judgment specifying that this Court's judgments apply to all Respondents as living men and women, not as corporate actors or legal fiction persons.

F. In the case of failure to pay any judgment or observe any injunction within thirty (30) days of entry of any such Judgment, Respondents having each agreed that his or her property wherever situated is subject to lien, including judgment liens, levy, distraint, distress, certificate of exigency, impound, execution and all other lawful, equitable, and/or commercial remedies and that Respondents themselves are subject to sanctions for contempt for failure to observe any provision of this Court's Judgment and/or in the event of post-judgment threats against Claimants.

G. A Judgment prohibiting Respondents from directly or indirectly seeking recoupment of losses incurred due to any terms of the parties' Contract, from Respondents' customers and honoring the parties' agreement that Respondents would be absolved of all liability, including all outstanding amounts billed, upon payment of all sums required by any such Judgment, including without limitation the surrender of their weaponry used for corporate revenue generation, and upon the actual termination of further acts of trespass, extortion, embezzlement, assault, robbery, or conversion.

H. A Judgment sentencing each Respondent to such term of house arrest or such other term of incarceration as the members of the Ohio Circuit Court of Record may determine to be appropriate, taking into account Respondents' compliance with the other portions of the petitioned for Judgment.

VERIFICATION

I, Katherine Hine, of lawful age, being first duly sworn upon my oath, state that I am one of the Claimants above named and agent for the others, that we seek this Judgment in the holy name of Jesus Christ, the Messiah, that I have read the foregoing Petition for Judgment on Defaulted Claims and know the contents thereof, and that the facts therein set forth are true and correct.

Katherine Hine

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

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 12th day of December, 2025, 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.

DR. [Signature]

Witness

12/12/25

G. [Signature]

Witness

12/12/25

EXHIBIT B

**NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD,
COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC
& PRIVATE NUISANCES , CONTRACT OFFER, AFFIDAVIT, AND
EXHIBIT**

May 3, 2025

FROM: Katherine Hine, *sui juris*, a living woman having been found to be of full legal age,
Claimant.

TO: David J. North Junior, the living man, also being employee, contractor, agent or officer of
the private, for profit corporation publicly known as UNITED STATES POSTAL SERVICE,
having currently or recently been assigned Dun and Bradstreet numbers 797705480 and
797705514, among others;

[c/o] 40 East Walnut Street
Chillicothe, Ohio [near 45601];

Douglas Tulino, the living man, also being agent, principal, contractor, or officer of the private,
for profit corporation known as UNITED STATES POSTAL SERVICE, its headquarters having
been assigned Dun and Bradstreet number 003261245, among others;

[c/o] 475 L'Enfant Plaza SouthWest
Washington, District of Columbia [near 20260];

or

[c/o] 41436 Lavender Breeze Circle
Aldie, Virginia [near 20105];

Jeffrey Carman, the living man, also being employee, contractor, agent, or officer of the private,
for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or
recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];

Randy Pratt the living man, also being employee, contractor, agent, or officer of the private, for
profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or
recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];

Ron Meyers, the living man, also being agent, principal, contractor, or officer of the corporation
known as CHILLICOTHE POLICE DEPARTMENT, also doing business as CITY OF
CHILLICOTHE, having currently or recently been assigned the Dun and Bradstreet number
949657472;

[c/o] 28 North Paint Suite B
Chillicothe, Ohio [near 45601];

John Street, the living man, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;
[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];

Toni Eddy, the living woman, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;
[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];
Respondents.

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

RESPONDENTS WILL BE DEEMED TO CONSENT TO AND ACCEPT ALL TERMS OF THIS NOTICE AND OFFER TO CONTRACT BY (A) SILENCE; OR BY (B) CONTINUED TRESPASSES ON CLAIMANT'S LAND WITHOUT PRIVILEGE; OR BY (C) COMMITTING FURTHER ACTS OF STATUTORY MAIL FRAUD; OR BY (D) MAKING ADDITIONAL EXTORTIONATE THREATS OR OTHERWISE MAINTAINING PUBLIC AND PRIVATE NUISANCES INTERFERING WITH CLAIMANT'S PEACEFUL ENJOYMENT OF HER PRIVATE PROPERTY LANDS.

PRELIMINARY NOTICE. This document with one page attachment is presented with honorable, peaceful intentions, and is expressly for your benefit to provide each Respondent, his or her agents, principals and contractors, with due process per the due course of Common Law and per the process authorized by Lord Jesus Christ (Matthew 18:15-17), hereby providing each Respondent with a good faith opportunity to provide verified facts specifically refuting the statements contained herein.

I.PREAMBLE:

A.NOTE ON MEANING OF TERMS USED HEREIN: Notwithstanding any agreement, course of dealing, or usage of trade to the contrary, the undersigned does not understand, nor is she required to understand or accept any other meaning of words in the English language other than those found in common American speech or in Webster's 1828 dictionary. Unless otherwise specified herein, terms used herein, including legal fictions, which may have particularized meanings among the employees of the corporate entities set forth hereinabove, are being used as the undersigned understands them and according to their ordinary and plain meanings and/or as defined by Webster's. Specific terms used herein include without limitation:

(1) Usage of the term "Respondent" herein refers exclusively to a man or woman and not in his or her corporate role unless otherwise specified.

(2) The term “Claimant” refers to Katherine Hine.

(3) One United States “Dollar” is defined herein and by Respondents’ predecessors’ Acts of 1792 and 1900 as being 24.8 grains of gold or 371.25 grains of silver Coinage. Neither act has ever been repealed.

B.AGREEMENT & WAIVER OF RIGHTS: If any Respondent agrees with all of the statements contained in the within Notice, he or she need not respond. Respondent’s silence will constitute acceptance of all of the terms, statements and provisions hereunder as his or her complete understanding of and agreement with the Claimant as to any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. Respondents agree that his or her agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

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C. DISAGREEMENT & FAILURE TO RESPOND: Respondents may disagree with any of the terms of the Notice by stating a verified claim with particularity. Each Respondent and the undersigned Claimant agree that a response which is not verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute that Respondent’s “failure to respond” as defined herein. If a Respondent fails to respond or state a claim by the indicated Effective Date, the facts and law stated within this Notice will become binding and fully enforceable in a common law court of record, a Court applying the law of God, or in a *de facto* corporate tribunal, as the undersigned Claimant may select.

D.OFFER OF IMMUNITY—STATING A CLAIM: Any Respondent may avoid all liability and obligations under this Notice by simply responding no later than by 5 p.m. Eastern Time on the Effective Date with a notarized Affidavit signed by a witness with personal knowledge of the facts contained in said Affidavit and which proves any claim any man or woman may have against the Claimant. The statement must be sworn to be true, contain a notary *jurat*, and be supported by certified factual evidence and verified proof. Alternatively, Respondent may respond with a point-by-point rebuttal of the Notice, sworn to be true by a man or woman with actual personal knowledge of the facts, and to which he or she attaches certified factual evidence. In the event any Respondent declines this good faith Offer of Immunity, Respondent agrees with all terms, facts, statements and provisions in this Notice and any obligations created hereunder.

E.TERMS OF RESPONSE: As with any administrative process, Respondent may rebut the statements and claims in the Notice herein by executing a verified response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Oxana Khramova at the address indicated hereinbelow, no later than 5:00 p.m. Eastern Time on the Effective Date.

F. FAILURE TO RESPOND: The term “failure to respond” means Respondent failure by the Effective Date to respond to this Notice or the providing of a “response” that meets the definition of being an “insufficient response” as that term is defined hereinbelow. Respondents agree that failure to respond conveys his or her agreement with all of the terms and provisions of the Notice and an acceptance of the contract offer contained herein.

G. INSUFFICIENCY OF RESPONSE: The terms “insufficiency of response” and “insufficient response” are defined to refer to a response which is received by the Effective Date but which fails to specifically rebut, line by line, any of the established terms, provisions, statements or claims in the Notice, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as “not applicable” or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and/or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability and with due regard for penalties for perjury. Respondents agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the verified Notice, thereby conveying Respondent’s agreement with all of the terms and provisions of this Notice.

H. TACIT AGREEMENT: Respondents may admit to all statements and claims in the Notice by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Notice. When circumstances impose a duty to speak and one deliberately remains silent, silence is equivalent to false representation. Any Respondent may also consent to the terms of the within Notice and offer and then be deemed to have admitted to all statements and claims in this Notice by his or her conduct, including without limitation by continued trespasses on Claimant’s land without privilege, or by committing further acts of statutory mail fraud, common law extortion and/or by continuing to maintain public and/or private nuisances.

I. EFFECTIVE DATE/RESPONSE: Response must be received by the effective date, which is ten (10) days from the date of receipt of this notice. **Response must be by UNITED STATES POST OFFICE certified mail, return receipt requested and by restricted delivery to:**

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

II. CONSEQUENCES OF FAILURE TO RESPOND

A. FAILURE TO RESPOND DEFINED: The term “failure to respond” means Respondent failure by the Effective Date to respond to this Notice or that his or her attempted response was “insufficient” as that term is defined hereinabove. Respondents agree that failure to respond conveys his or her agreement with the content of all of the terms and provisions of the Notice.

B. SELF EXECUTING CONTRACT: Upon Respondent’s failure to respond or perform as defined hereinabove, the Contract created by said act becomes instantly self-executing. Respondents agree to be bound by all of the terms of the Contract commencing on the date of default.

C. NOTICE OF DEFAULT: Claimant acknowledges that Respondents are entitled to a Notice of Default. In consideration, each Respondent agrees that such Notice of Default would be his or

her final opportunity to agree with or to specifically rebut all terms, statements, facts and provisions contained in the Contract offer included herein. Since Judgment is issued when a party waives the right to respond, all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding the Contract and/or adopting all of its terms.

D. BINDING JUDGMENT: Any Respondent failing to respond as defined herein agrees that a Binding Judgment 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. Any such judgment is entitled to full faith and credit by any corporate tribunal or common law court applying the law of Almighty God. Claimant may elect to enforce the Contract or any Binding Judgment arising from it through a common law sheriff, deputy or other law or corporate code enforcer who has taken an oath to support the Constitution. Any Respondent who fails to respond as defined herein agrees to waive any and all claims he or she may have against the members of any such common law court or against any man or woman who may participate in the enforcement of the Binding Judgment referred to herein. Respondents agree to hold any such enforcement agents harmless for any acts performed for the purpose of, or incident to, the enforcement of said Contract or judgment arising therefrom.

III. ABSENCE OF AUTHORITY TO TRESPASS ON CLAIMANT'S LAND, ABSENCE OF AUTHORITY TO AID AND ABET IN EXTORTION AND/OR MAINTENANCE OF PUBLIC OR PRIVATE NUISANCES

A. SUMMARY OF FACTS

(1) On or about April 19, 2025, Claimant's agent found an undated, unsigned written threat, a copy of which has been marked as Exhibit "A" attached hereto, in a mailbox being used by Claimant and other agents of HiRGG Properties, pma, a common law private membership association of living people, not legal fiction "persons". Said undated, unsigned written threat was addressed to a legal fiction not operated by Claimant, and known as HiRGG PROPERTIES, LLC. Said threat is and was part of a corporate revenue generation scheme being operated by Respondents Meyers, Pratt, Carman, Street, and/or Eddy, their agents, and contractors.

(2) Said April 19, 2025 threat contains an illegible scrawl instead of a signature and may therefore be considered to be unsigned since it serves no purpose of identifying the signer.

(3) Said threat is part of an extortion scheme in which all Respondents, their agents, predecessors, contractors and corporate superiors are engaged and which constitutes a public and private nuisance by interfering with the peaceful enjoyment of Claimant's private property land.

(4) Claimant has previously and on several occasions, informed Respondents North and Tulino, their predecessors, agents and contractors, by means of their agent Michelle Arnold and other agents, of their repeated negligence and acts of admitted mail fraud in delivering mail for 189 East Water Street REAR, Chillicothe, Ohio, the location where Exhibit "A" was delivered.. Said negligence includes without limitation, delivering mail from legal fictions to other legal fictions,

instead of delivering from and to living people, including without limitation, Claimant, or to another member of Hirgg Properties pma at 189 East Water Street REAR.

(5) Exhibit "A" indicates that the addressee on the undated "notice" was "HiRGG PROPERTIES, LLC", a legal fiction having no tangible existence and which is not the owner of either 189 East Water Street REAR, Chillicothe, Ohio or 736 East Main Street, Chillicothe, Ohio, the latter being the stated subject of the undated written threat contained in Exhibit "A".

(6) In October, 2021, Respondents' agents and superiors, including without limitation, Kathleen Dunn, were served with a "NOTICE OF TERMINATION OF INTEREST IN REAL PROPERTY" informing them that the legal fiction known as HiRGG PROPERTIES, LLC no longer had any interest if it ever had, in a group of private property lands which included, without limitation, the ones known as 189 East Water Street REAR and 736 East Main Street.

(7) Not one of the Respondents, his or her agents, contractors, officers, or principals, currently has or has ever had any legal or lawful interest in the private property land known as 736 East Water Street, Chillicothe, Ohio, or 189 East Water Street, REAR, Chillicothe, Ohio.

(8) The written threat displayed as Exhibit "A" attached hereto, refers to "Chillicothe Codified Ordinances", which is nothing but a set of corporate policies enacted by agents or contractors of the legal fiction known as CITY OF CHILLICOTHE. If such corporate policy enactments applied to anyone, they would apply only to its agents, contractors, and customers. Claimant is none of those nor does she receive any services or benefits from agents of the legal fiction known as CITY OF CHILLICOTHE that she does not pay for separately.

(9) Agents of CITY OF CHILLICOTHE calling themselves "police" have no duty to protect or serve anyone, including Claimant. Respondents therefore have no reason to carry firearms when committing acts of extortion or otherwise acting for the interests of any corporate employer, regardless of whether or not said employer is considered to be part of "government".

(10) Claimant hereby adopts each and every finding of fact already determined against Respondents Street, Meyers, and Eddy, and the people acting as CITY OF CHILLICOTHE agents, contractors, and principals, all of which findings are contained in the Judgment Entries publicly recorded in *Hine v. Ater* and *Hine v. Free*, after full due process opportunities to refute same, and which findings are set forth in the *Hine v. Ater* and *Hine v. Free* Judgments and incorporated supporting documents found at the docket section of www.occr2021.com.

(11) Respondents, their agents, contractors, and principals have all committed acts creating unreasonable interferences with Claimant's use or enjoyment of her private property land, both at 189 East Water Street REAR and at 736 East Main Street, both in Chillicothe, Ohio. Exhibit A confirms Respondents' intent to continue to create such unreasonable interferences with Claimant's use or enjoyment of her private property land and that of other men and women living on the land mass known as Ross County, Ohio.

(12) Respondent Meyers and or his agents, by sending the extortion threat dated April 19, 2025 also thereby engaged in some sort of identity theft operation having nothing to do with Claimant or any other member of Hirgg Properties, pma. Their actions constituted a trespass upon Claimant's common law right to be left alone and they have acted outside of the scope of any corporate authority they may claim by committing an act of mail fraud in violation of their superiors' corporate statute known as 18 U.S. C. Sec. 1341.

(13) Claimant intends to consider that any further acts by Respondents constitute continuing trespasses on her common law rights and will result in Respondents' acceptance of Claimant's offer to charge each Respondent \$500 per day commencing on the date that she receives further mailed threats addressed to herself, to Hirgg Properties pma, to HiRGG PROPERTIES, LLC or to any other man, woman, or legal fiction.

B. NOTICE OF POTENTIAL LIABILITIES FOR STATUTORY MAIL FRAUD, COMMON LAW EXTORTION AND MAINTENANCE OF PUBLIC AND PRIVATE NUISANCES

R.H.
gg
DC
(1) Although men and women have been admitted to be earthly sovereigns on the American continent, they are sovereigns without subjects, as Respondents' superiors and predecessors have long admitted. *Chisholm v. Georgia* 2 U.S. 419 (1793) This means that no man or woman has authority to make any claim against any other man or woman without the consent of the latter or without the latter having caused injury, harm or loss to the former.

(2) The manner in which any man or woman maintains or fails to maintain his or her private property land is of no lawful concern to others.

(3) The agents of no legal fiction have authority over the growth of grass, a living plant created by Almighty God, subject only to the dominion of mankind, NOT that of corporate agents. Genesis 1:26.

(4) Respondents, their agents, and/or contractors have caused to be delivered to Claimant a written threat, styled as a "notice" from one or more of the armed agents of Respondents Meyers, Street, and Eddy, who, like their agents, are currently in contempt of the Judgments issued in the matters of *Hine v. Ater* 24-ROS-004 and *Hine v Free* 24-ROS-003 for failure to surrender the firearms they use, without limitation, while conducting their extortion operations.

(5) Claimant accepts mail only for herself or her common law private membership association comprised of other living people. She does not receive mail at 189 East Water Street REAR, Chillicothe, Ohio on behalf of legal fictions, but that is where Respondents caused same to be delivered. The style of the "notices" indicates that said "notices" contain veiled threats to extort money or to "procure for unlawful use any obligation, security or other article" from those who receive mail at 189 East Water Street REAR. Such acts by Respondents and/or their agents or contractors constitute violations of corporate policies set forth at 18 U.S. Code § 876(d) and 18 U.S.C. Sec. 1341. Said corporate code sections apply to Respondents, their agents, and contractors when acting as legal fiction "persons", as they do when delivering mail for their private, for profit corporate principals named hereinabove.

(6) At the time that Respondents North and Tulino, their agents, and/or contractors caused delivery of the “notice” depicted in Exhibit “A” attached hereto, i.e. on April 19, 2025, they had actual or constructive knowledge that they were aiding and abetting in a scheme of common law extortion to living people. The persistent refusals of Michelle Arnold, the predecessor of Respondent North and former subordinate of Respondent Tulino, and her agents, to deliver mail correctly, in breach of Respondents’ contract with Claimant, was adjudicated just last year as a matter of record in *McCabe v. Arnold*, 24-ROS-001. Nonetheless Respondents North, Tulino, and their agents, continue to cause harm or loss to Claimant when they deliver mail incorrectly and thereby make themselves part of the remaining Respondents’ extortion racket targeting Claimant.

(7) Respondents North and Tulino, their agents and contractors have no other express or implied contract with Claimant to which she has consented following full prior disclosure of all material facts, nor does either Respondent have any other authority or privilege to trespass upon Claimant’s private property except for the limited purpose of *correctly* delivering mail to 189 East Water Street REAR. Claimant requires that Respondents cease and desist from delivering mail addressed to legal fictions, to those who use the 189 East Water Street REAR address, and to others, and to cease and desist from causing further harm to Claimant as they have now done by aiding and abetting others in delivering written extortionate threats to Claimant.

IV. FEE SCHEDULE

A. CONTINUING HARM: A fee schedule is included herein for the purpose of compensating Claimant for past and continuing harm. The liabilities set forth in the within schedule are based on Respondents’ acts of trespass, extortion, maintenance of public and private nuisances, and statutory mail fraud, all as set forth hereinabove.

B. HARM CAUSED TO DATE: Upon a finding, admission, or judgment that Respondents, their agents and/or contractors aided and abetted, before or after the fact, in acts of trespass, extortion, maintenance of public and private nuisances and/or statutory mail fraud, against Claimant, the parties agree that Claimant is entitled to judgment in the sum of \$5,000.00 United States Dollars against each said Respondent, his or her agents, contractors, and principals. One United States Dollar is defined herein and by the Acts of 1792 and 1900 as being 24.8 grains of gold or 371.25 grains of silver Coinage.

C. PERSONAL LIABILITY: Claimant herein is entitled to compensation as set forth herein from each Respondent, his or her agents, contractors and principals, for their acts of trespass, extortion, maintenance of public and private nuisances and statutory mail fraud, as set forth hereinabove. It is understood that the within Fee Schedule applies to each Respondent as a living man or woman, not as a corporate actor or legal fiction “person”.

D. HARM RESPONDENTS CONTINUE TO CAUSE TO CLAIMANT: A fee schedule of Five Hundred Dollars (\$500.00) per day commencing May 3, 2025 for Respondents' acts of trespass, common law extortion, maintenance of public or private nuisances, and statutory mail fraud, shall be due and payable from Respondents to the Claimant upon any finding or judgment of liability. Each aforementioned Respondent shall be jointly and severally liable for said daily sum of \$500.00 United States Dollars, said sum to be due and owing by each said Respondent, his or her agents and principals, jointly and severally, upon any finding or judgment of liability.

E. FAILURE TO PAY: In the case of failure to pay any fees or Judgment within thirty (30) days of presentment of any such Bill or Judgment, Respondents each agree that his or her property wherever situated is subject to lien, including judgment liens, levy, distraint, distress, certificate of exigency, impound, execution and all other lawful, equitable, and/or commercial remedies.

F. RECOUPMENT OF LIABILITY: Respondents are hereby prohibited from directly or indirectly seeking recoupment of losses incurred due to any terms of this Contract, from their customers or "constituents". Both Respondents will be absolved of all liability, including all outstanding amounts billed, upon payment of all sums required herein and as defined herein and upon the actual termination of further acts of trespass, common law extortion, maintenance of private and public nuisances, and statutory mail fraud.




AFFIDAVIT OF CLAIMANT

The undersigned Katherine Hine, having first been duly sworn upon her oath and under penalty of perjury, states as follows:

Status and Standing

1. Claimant Katherine Hine, the living woman, is a domiciliary of the land mass known as Ohio. She hereby reserves the right to "define the moral, political, and legal character" of her life, as Respondents' superiors have conceded to be her right. Executive Order 13132 Sec. 2(d) (8/10/99).

2. Since the 1935 enactment of Respondents' corporate bylaw known as the Social Security Act, and the implementation of State issued Birth Certificates, State corporate entities have created the legal fiction concept known as *parens patriae*, police powers, and others, purporting to assume constitutionally prohibited claims of authority over the people, who are the acknowledged sovereigns of the American continent and of the state republics which occupy it.

3. Claimant has previously disavowed by a publicly posted separate Notice, any presumption that any corporate state has ever had any authority, by means of any legal theory, to create a legal fiction "person" by using her name in all capitals.

4. Claimant is not a surety for any corporation nor is she a legal fiction "citizen", "person", "resident", registered voter, taxpayer, or employee of the entity variously known as GOVERNMENT OF THE UNITED STATES, UNITED STATES POSTAL SERVICE, STATE OF OHIO, CITY OF CHILLICOTHE, COUNTY OF ROSS, or any of their subsidiaries, affiliates, parent corporations, branches, divisions, or whether or not known by other names and legal fictions, as she has disavowed by separate Notices.

Reservation and Retention of Rights

5. Claimant reserves her right to choose when to exercise her rights as a sovereign and when to authorize the all capital perversion of her name or other legal fiction to be in contract with a corporation. *Merrion v. Jicarilla Apache Tribe*, 455 U.S. 130, 144-148 (1982).

6. All statements contained in the above Notice are true and correct and according to Claimant's own personal knowledge.

7. Authorization for sharing of personal and private information may only be given by the originator and subject of that information. That authorization is hereby denied and refused with regard to the Claimant described herein.

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

ALL RIGHTS RESERVED AND RETAINED



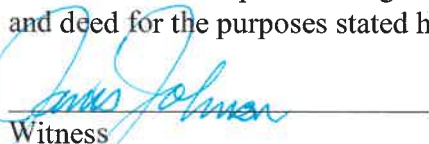
Katherine Hine, Claimant, a living woman and daughter of the most high God,
Outside STATE OF OHIO or any other fictitious entity.

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

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 11th day of May, 2025, that the living woman known to us as Katherine Hine, appeared before us, on the land mass known as Uruguay, 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 hereinabove.


Witness


Witness

Chillicothe Police Department

28 North Paint Street Chillicothe, Ohio 45601 Phone (740) 773-2700

Notice of City Code Violation

First notice: 04/15/25

Property address where the violation occurred – **736 E Main St**

Property Owner Name: **HIRGG Properties LLC**

Mailing Address: **189 E Water St (rear), Chillicothe OH 45601**

Your violation consists of- **high grass / needs cut**

Take notice that you are in violation of the Chillicothe Codified Ordinance Section checked below. **This constitutes a ten (10) day notice to correct the code violation.** If the code violation is not corrected within ten (10) days, you will be cited into the Chillicothe Municipal Court for a code violation. This is a misdemeanor offense, with a maximum fine of \$400.00 plus court costs. Each day that a code violation continues constitutes a separate offense.

Violation: Section 1709.05(a) of the Chillicothe Codified **Ordinances**:

All exterior property and premises, and the interior of every structure, shall be free from any accumulation of rubbish, debris, or garbage.



Violation: Section 1709.02(d) of the Chillicothe Codified **Ordinances**:

All premises & exterior property shall be maintained free from weeds or plant growth in excess of 6" (including grass). Weeds Shall not include cultivated flowers & gardens.



Violation: Section 521.17(c) of the Chillicothe Codified **Ordinances**:

No person owning, leasing, renting, having care of or being in possession of land within the City shall, permit the growth of grass & weeds to a height in excess of 6" inches on that land, including the public right of way upon which such land abuts. Land subject to regulations shall include the following:

- (1) Lots in a platted subdivision with a structure including commercial or industrial zoned areas abutting occupied residential areas.
- (2) Vacant lots within platted residential subdivisions in which buildings have been erected upon fifty percent (50%) or more of the lots, vacant lots in which buildings have been erected upon fifty percent (50%) or more of the lots in the "block" of a subdivision where the "block" is a planned phase of the subdivision, or any unimproved lot of one acre or less in size abutted by an occupied residential property.
- (3) Parcels of land along improved streets in common usage within the City, to a depth equal to the building setback or fifty feet whichever is greater.



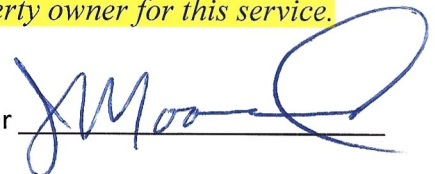
Violation: Section 1709.02(i) of the Chillicothe Codified **Ordinances**:

No person shall have parked, kept or stored upon his/her premises an unlicensed or inoperative motor vehicle or a vehicle in a state of major disassembly, disrepair, or in the process of being stripped or dismantled.

Failure to comply within 10 days of receipt of this notice may also result in the City taking appropriate action to correct the violation and billing the property owner for this service.

You have the right to appeal

Officer



May 30, 2025

AFFIDAVIT OF SERVICE OF 5/3/25 NOTICE

The undersigned Jason Pauley, being mindful of the existence of penalties for perjury, hereby affirms and states as follows:

1. I am a living man living on the land mass known as Ross County, Ohio.
2. I have no legal or lawful interest in the outcome of any proceedings involving the living woman, Katherine Hine, any private membership association of which she is a member, or the living people known as Respondents David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, supplemental Respondent Pat Patrick, or the entities known as HiRGG PROPERTIES LLC or "Nuixince Banc".
3. I am more than 18 years of age and am *sui juris*.
4. All terms I use in this Affidavit are as they are normally understood in American English speech, as used in Webster's 1828 dictionary, and as I understand their meaning.
5. On May 26, 2025, at 1:45 p.m. I personally hand delivered a Notification to an agent of Ron Meyers at 28 North Paint Street, Chillicothe, Ohio informing him, his agents, principals, and contractors that the May 3, 2025-dated "NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, CONTRACT OFFER, AFFIDAVIT, AND EXHIBIT", which was and is posted in the Pending Notices section of the Ohio Circuit Court of Record website in the matter of *Hine v. North*, may be viewed at <https://occr2021.com/pending-cases/>.
6. On May 30, 2025 I personally hand delivered a Notification to each of the following Respondents or to his or her agents informing him or her and his or her agents, principals, and contractors that the May 3, 2025-dated "NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, CONTRACT OFFER, AFFIDAVIT, AND EXHIBIT", which was and is posted in the Pending Notices section of the Ohio Circuit Court of Record website in the matter of *Hine v. North*, may be viewed at <https://occr2021.com/pending-cases/>, said notifications having been served as follows:
 - A. David J. North and Douglas Tulino by handing one copy each of said notification, at 3:55 p.m., to one of their agents at the UNITED STATES POST OFFICE at 40 East Walnut Street in Chillicothe, Ohio. As USPO agents have done in the past, the agent became enraged and attempted to refuse the service.
 - B. Jeffrey Carman, Randy Pratt, John Street and Toni Eddy by handing one copy each of said notification, at 3:20 p.m., to one of their agents, a clerk or secretary working at 35 South Paint Street, Chillicothe, Ohio.

C. Pat Patrick by handing one copy of said notification to her or her agent at 4:15 p.m.at a house located at 728 East Main Street, Chillicothe, Ohio, which she owns.

ALL RIGHTS RESERVED AND RETAINED



Jason Pauley, Agent
Outside STATE OF OHIO

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 31 day of May, 2025, that the living man known to us as Jason Pauley, appeared before us, on the land mass known as Ross County, Ohio, and declared upon his oath that the statements made in this instrument, to which we saw him place his right thumb print official seal, were made of his own free will, act and deed for the purposes stated hereinabove.



Witness



Witness

June 30, 2025

AFFIDAVIT OF NO RESPONSE TO 5/3/25 NOTICE

The undersigned Oxana Khramova, being mindful of the existence of penalties for perjury, hereby affirms and states as follows:

1. I am a living woman living on the land mass known as Dunn County, Wisconsin.
2. I have no legal or lawful interest in the outcome of any proceedings involving the living woman, Katherine Hine, any private membership association of which she is a member, or the living people known as Respondents David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, supplemental Respondent Pat Patrick, or the entities known as HiRGG PROPERTIES LLC or "Nuixince Banc".
3. I am more than 18 years of age and am *sui juris*.
4. All terms I use in this Affidavit are as they are normally understood in American English speech, as used in Webster's 1828 dictionary, and as I understand their meaning.
5. I regularly receive U.S. mail [c/o] 1701 Sixth Avenue North, Menomonie, Wisconsin [near 54751], which is the address designated in Katherine Hine's May 3, 2025-dated "NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, CONTRACT OFFER, AFFIDAVIT, AND EXHIBIT" for Respondents to send any responses.
6. I have, as of the date indicated hereinbelow, never received any responses to said Notice from any of the following Respondents: David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, or Supplemental Respondent Pat Patrick.

Oxana Khramova

Oxana Khramova, Affiant

ACKNOWLEDGEMENT OF WITNESSES

Subscribed and sworn to before us, the undersigned two witnesses, on this 30th day of June, 2025 by Oxana Khramova, whose autograph and right thumb print seal above we witnessed on the land mass known as Dunn County, Wisconsin.

Judy Kay Zimmerman
Witness

Pavel Brizgukov
Witness

**SECOND NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY
MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF
PUBLIC & PRIVATE NUISANCES**

July 7, 2025

FROM: Katherine Hine, *sui juris*, a living woman having been found to be of full legal age,
Claimant.

TO: David J. North Junior, the living man, also being employee, contractor, agent or officer of the private, for profit corporation publicly known as UNITED STATES POSTAL SERVICE, having currently or recently been assigned Dun and Bradstreet numbers 797705480 and 797705514, among others;

[c/o] 40 East Walnut Street
Chillicothe, Ohio [near 45601];

Douglas Tulino, the living man, also being agent, principal, contractor, or officer of the private, for profit corporation known as UNITED STATES POSTAL SERVICE, its headquarters having been assigned Dun and Bradstreet number 003261245, among others;

[c/o] 475 L'Enfant Plaza SouthWest
Washington, District of Columbia [near 20260];

or

[c/o] 41436 Lavender Breeze Circle
Aldie, Virginia [near 20105];

Jeffrey Carman, the living man, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];

Randy Pratt the living man, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];

Ron Meyers, the living man, also being agent, principal, contractor, or officer of the corporation known as CHILLICOTHE POLICE DEPARTMENT, also doing business as CITY OF CHILLICOTHE, having currently or recently been assigned the Dun and Bradstreet number 949657472;

[c/o] 28 North Paint Suite B
Chillicothe, Ohio [near 45601];

John Street, the living man, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];

Toni Eddy, the living woman, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];
Respondents;

Pat Patrick, the living woman, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];
Supplemental Respondent.

Jeff Morehead, the living man, also being employee, contractor, agent, or officer of the private, for profit corporation publicly known as CITY OF CHILLICOTHE, and which has currently or recently been assigned the Dun and Bradstreet number 94965747;

[c/o] 35 South Paint Street
Chillicothe, Ohio [near 45601];
Supplemental Respondent.

RESPONDENT WILL BE DEEMED TO CONSENT TO AND ACCEPT ALL TERMS OF THIS NOTICE AND OFFER TO CONTRACT BY RESPONDENTS WILL BE DEEMED TO CONSENT TO AND ACCEPT ALL TERMS OF THIS NOTICE AND OFFER TO CONTRACT BY (A) CONTINUED SILENCE; OR BY (B) CONTINUED TRESPASSES ON CLAIMANT'S LAND WITHOUT PRIVILEGE; OR BY (C) COMMITTING FURTHER ACTS OF STATUTORY MAIL FRAUD; OR BY (D) MAKING ADDITIONAL EXTORTIONATE THREATS OR OTHERWISE MAINTAINING PUBLIC AND PRIVATE NUISANCES INTERFERING WITH CLAIMANT'S PEACEFUL ENJOYMENT OF HER PRIVATE PROPERTY LANDS OR ANY ENTRY OR OTHER TRESPASS UPON CLAIMANT'S LAND OR OTHER PRIVATE PROPERTY WITHOUT HER CONSENT, OR (E) BY ANY OTHER ACT IN BREACH OF CLAIMANT'S PRE-EXISTING CONTRACT WITH RESPONDENTS NORTH OR TULINO FOR THE CORRECT DELIVERY OF MAIL.

I. NOTICE OF FAULT

A. YOU ARE HEREBY NOTICED that you are in fault of an opportunity to reply to the 5/31/23 **NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES**

(hereinafter, the "5/3/25 Notice"), as set forth hereinbelow:

B. A true and correct copy of the 5/3/25 Notice was delivered by hand or by agent to Respondents North and Tulino above named, respectively, on the date indicated in the attached Affidavit of Service dated May 30, 2025, confirming that such service occurred as indicated in said Affidavit.

C. The 5/3/25 Notice informed Respondents the specific manner that they and the two Supplemental Respondents, each served personally or via agent, would be required to respond, including the ten (10) day deadline for doing so.

D. Respondent has failed to provide any response at all to the 5/3/25 Notice, or in any manner at all, as may be verified by Affidavit of Non Reply executed by Oxana Khramova on 6/30/25 and posted at <https://occr2021.com/pending-cases/>, along with the 5/3/25 Notice and the 5/30/25 Affidavit of Service of same.

E. Respondents above named, including the Supplemental Respondents, who are agents or contractors of the original Respondents, were given ample opportunity to dispute each of the statements made in the 5/3/25 Notice establishing their absence of authority to enter upon Claimant's lands or to direct their agents to trespass onto Claimants' land either for the purpose of cutting grass, or for the purpose of delivering "notices" from a clearly fictitious entity to a fictitious addressee which does not receive mail at the location where Respondent's agent delivered it. Respondents have failed to dispute that they and/or their agents have violated Claimant's right to the quiet enjoyment of her land, as well as their own corporate policies set forth at 18 U.S. Code § 876(d) and 18 U.S.C. Sec. 1341. Respondents have to date failed to deny being part of an extortionate scheme to violate Claimant's common law right to privacy, are likewise in breach of the parties' pre-existing contract for the correct delivery of mail to Claimant. Respondents continue to commit acts harming Claimant, as more fully set forth in the 5/3/25 Notice.

F. Respondents, including their agents, the Supplemental Respondents, by remaining silent, failed to dispute and therefore agreed to each of the provisions set forth in the 5/3/25 Notice.

G. Respondents therefore have rejected their due process opportunity to respond in the manner required by said Notice and contract offer contained therein.

H. Respondents have by tacit admission and agreement waived their right to respond in the manner required by the 5/3/25 Notice with specific, verified, and sworn replies.

II. NOTICE OF OPPORTUNITY TO CURE

A. As of the effective date(s) set out in the 5/3/25 Notice, Respondents failed to reply in either a timely manner or as instructed, and are now in fault and dishonor of the contract set out in said 5/3/25 Notice and accepted Contract Offer. Respondents are therefore subject to any and all of the terms therein.

B. As a result of the instant contract set out in the 5/3/25 Notice, which was hand delivered to Respondents by agent as verified in the 5/30/25 Affidavit of Service, a DEFAULT JUDGMENT may be being sought against said defaulting Respondents.

C. Respondents, having waived the right to respond, by tacit admission and failure to contest as instructed in the Notice, rejected the due process opportunity Claimant offered them.

D. In the event that Respondents fail to accept the remedy offered in the 5/3/25 Notice by claiming that their silence was an oversight, mistake, or otherwise unintentional, Claimant grants any such Respondent five (5) days from the date of service of the within Notice, to CURE the fault and effect the remedy.

E. In the event that Respondents claim such oversight, mistake, or ignoring of their obligation to respond was unintentional, Respondents are required to explain by affidavit the factual nature of any such claim.

F. If Respondents fail to cure as specified herein, then, by operation of law, such second failure to respond as required by the 5/3/25 Notice may constitute their FINAL agreement and admission of liability as further explained in the 5/3/25 Notice and contract offer, as is posted in full at <https://occr2021.com/pending-cases/>.

G. Any further actions shall be taken in accordance with the procedures, jurisdictions, and penalties thereof set forth in the 5/3/25 Notice as defaulted.

H. REPLY to this Notice of Fault and Opportunity to Cure, in addition to reply to the 5/3/25 Notice MUST BE RECEIVED by 5 p.m. on the effective date, which is within FIVE (5) DAYS from the date of Respondent's receipt of the within Notice of Fault and Opportunity to Cure. 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 5/3/25 Notice and the within 7/7/25 Notice and thus be by U.S. certified mail, return receipt requested and by restricted delivery to:

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

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL & NOTICE TO PRINCIPAL IS
NOTICE TO AGENT**

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR

THIS IS A SELF-EXECUTING CONTRACT

VERIFICATION

I, Katherine Hine, of lawful age, being first duly sworn upon my oath, state that I am the Claimant above named, that I have read the foregoing Notice and know the contents thereof, and that the facts therein set forth are true and correct.

Katherine Hine Seal
Katherine Hine, Claimant
WITHOUT STATE OF OHIO

WITNESS ACKNOWLEDGEMENT

Subscribed and sworn to before us, the undersigned witnesses, this 11th day of July, 2025 by Katherine Hine, who was duly sworn upon her Oath in our presence and that of our Heavenly Father, that she did affirm the truth of the statements contained in the above and foregoing Notice for the purposes described therein and under penalty of perjury, and set her autograph and right thumb print seal thereto on this date on the land mass known as .

WMS Clark County, Ohio
WMS by: Mary Ann Schmidt
Witness

by: Wayne Morris Sprigle, bene.
Witness

August 12, 2025

Affidavit of Service of 7/7/2025 Notice

The undersigned Jason Pauley, being mindful of the existence of penalties for perjury, hereby affirms and states as follows:

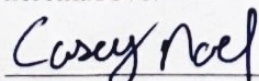
1. I am a living man living on the land mass known as Ross County, Ohio.
2. I have no legal or lawful interest in the outcome of any proceedings involving the living woman, Katherine Hine, any private membership association of which she is an agent member, or the living people known as Respondents David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, supplemental Respondent Pat Patrick, or the entities known as HiGG PROPERTIES LLC or "Nuisance Banc".
3. I am more than 18 years of age and am *sui juris*.
4. All terms I use in this Affidavit are as they are normally understood in American English speech, as used in Webster's 1828 dictionary, and as I understand their meaning.
5. On July 25, 2025, at 1:44 a.m. an email notification was delivered to Respondents or their agents as follows: Mailman45601@gmail.com; dtulino@usps.gov; dtulino@yahoo.com; jeffrey.carman@me.com; patrick6053@gmail.com; ron.meyers@chillicotheoh.gov, and Nuisance@Chillicotheoh.gov; informing them, their agents, principals, and contractors that the July 7, 2025-dated "**SECOND NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES**", was and is posted in the Pending Notices section of the Ohio Circuit Court of Record website in the matter of *Hine v. North*, could be viewed at <https://occr2021.com/pending-cases/>.
6. The only email from the above list that was returned allegedly undelivered as of this date was the one to dtulino@yahoo.com.

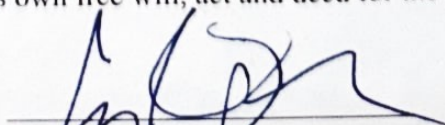
ALL RIGHTS RESERVED AND RETAINED


Jason Pauley, Affiant
Outside STATE OF OHIO

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 12th day of August, 2025, that the living man known to us as Jason Pauley, appeared before us, on the land mass known as Ross County, Ohio, and declared upon his oath that the statements made in this instrument, to which we saw him place his right thumb print official seal, were made of his own free will, act and deed for the purposes stated hereinabove.


Witness


Witness

August 27, 2025

AFFIDAVIT OF NO RESPONSE TO 5/3/25 & 7/7/25 NOTICES

The undersigned Oxana Khramova, being mindful of the existence of penalties for perjury, hereby affirms and states as follows:

1. I am a living woman living on the land mass known as Dunn County, Wisconsin.
2. I have no legal or lawful interest in the outcome of any proceedings involving the living woman, Katherine Hine, any private membership association of which she is a member, or the living people known as Respondents David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, supplemental Respondents Pat Patrick or Jeff Morehead, or the entities known as HiRGG PROPERTIES LLC or "Nuixince Banc".
3. I am more than 18 years of age and am *sui juris*.
4. All terms I use in this Affidavit are as they are normally understood in American English speech, as used in Webster's 1828 dictionary, and as I understand their meaning.
5. I regularly receive U.S. mail [c/o] 1701 Sixth Avenue North, Menomonie, Wisconsin [near 54751], which is the address designated in Katherine Hine's May 3, 2025-dated "NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, CONTRACT OFFER, AFFIDAVIT, AND EXHIBIT" and the July 7, 2025 "SECOND NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES" for Respondents to send any responses.
6. I have as of the date indicated hereinbelow, never received any responses to said Notice from any of the following Respondents: David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, or Supplemental Respondents Pat Patrick or Jeff Morehead.

Oxana Khramova

Oxana Khramova, Affiant

ACKNOWLEDGEMENT OF WITNESSES

Subscribed and sworn to before us, the undersigned two witnesses, this ^{3rd} day of ~~June~~^{September}, 2025 by Oxana Khramova, whose autograph and right thumb print seal above we witnessed on this date in Dunn County, Wisconsin.

Judy Kay Zimmerman
Witness

Paul Bizyukov
Witness

THIRD NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, NOTICE OF DEFAULT AND IMMINENT LIABILITY

September 11, 2025

FROM: Katherine Hine,
Claimant.

TO: David J. North Junior;
Douglas Tulino, Jeffrey Carman,
Randy Pratt, Ron Meyers, John Street,
Toni Eddy,
Respondents; and
Pat Patrick, Jeff Morehead;
Supplemental Respondents.

RESPONDENTS WILL BE DEEMED TO CONSENT TO AND ACCEPT ALL TERMS OF THIS NOTICE BY (A) CONTINUED SILENCE; OR BY (B) CONTINUED TRESPASSES ON CLAIMANT'S LAND WITHOUT PRIVILEGE; OR BY (C) COMMITTING FURTHER ACTS OF STATUTORY MAIL FRAUD; OR BY (D) MAKING ADDITIONAL EXTORTIONATE THREATS OR OTHERWISE MAINTAINING PUBLIC OR PRIVATE NUISANCES INTERFERING WITH CLAIMANT'S PEACEFUL ENJOYMENT OF HER PRIVATE PROPERTY LANDS OR BY (E) ANY ENTRY OR OTHER TRESPASS UPON CLAIMANT'S LAND OR OTHER PRIVATE PROPERTY WITHOUT HER CONSENT, OR BY (F) ANY OTHER ACT IN BREACH OF CLAIMANT'S PRE-EXISTING CONTRACT WITH RESPONDENTS REQUIRING THAT THEY ABATE THEIR NUISANCE ACTIVITIES.

I. NOTICE OF DEFAULT

1. Respondents are all in DEFAULT of an opportunity to reply to the 5/3/25 "NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES AND CONTRACT OFFER, which was hand delivered to an agent of each Respondent and/or Supplemental Respondent on or before 5/30/25 as indicated by the 5/30/25 Affidavit of Service and defaulted upon as indicated in the 6/30/25 Affidavit of Non Response, both affidavits being posted at www.occr2021.com/pending-cases/.

2. Respondents are also in DEFAULT of an opportunity to reply to the opportunity to cure offered to Respondents in the 7/7/25 SECOND NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, a copy of which was hand delivered to each Respondent, Supplemental Respondent, or to his or her agent, as indicated by the 8/12/25 Second Affidavit of

Service, and defaulted upon per the 8/27/25 Second Affidavit of No Response, which verifies that no responses were received as of 9/3/25. Both said affidavits have been posted at www.oocr2021.com/pending-cases/.

3. Respondents, along with their agents and principals, having all failed to respond to the 5/3/25 First Notice or to the 7/7/25 Second Notice by their Effective Dates, all as specified in both Notices, are therefore in DEFAULT of the first Notice as well as the opportunity to cure as lawfully offered in the Second Notice.

4. To clarify the record, Respondents, Supplemental Respondents, their agents, and principals, have to date been given the opportunity to:

a. State a claim as described in the first and second notices above referenced;

b. Specifically accept the Offer of Immunity offered to them by Claimant at paragraph I(D) of the original 5/3/25 Notice;

c. 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 stated under oath showing that not one Respondent, Supplemental Respondent nor any of his or her agents or principals had any lawful authority to take any of the actions he or she took individually or on behalf of his or her corporate employer, as set forth in the 5/3/25 Notice.

d. Cure the failure to respond to the 5/3/25 Notice as specified at paragraph II of the 7/7/25 Second Notice.

5. By remaining silent Respondents have agreed with all terms of the said contract, such terms being clearly set forth in the 5/3/25 Notice and again in the 7/7/25 Notice.

6. Due to the failure of Respondents above named to answer with any specific, verified, and sworn reply to the original 5/3/25 Notice, Fee Schedule, and contract offer as required by both Notices, Respondents, their agents and principals, have each agreed that

a. Respondents have each, by tacit admission and failure to contest the verified statements made in the 5/3/25 Notice, waived the right to answer or object, thereby rejecting each said Respondent's due process opportunity.

b. Respondents have also declined to claim their silence to date was "an oversight, mistake or otherwise unintentional", as each was given an opportunity to claim per paragraph II (D) of the 7/7/25 Notice.

c. In the further absence of such verified reply, Claimant does hereby assert her previously stated intention to enforce this **THIRD NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, NOTICE OF DEFAULT AND IMMINENT LIABILITY**, along with the self-executing contract contained in the First Notice, already agreed to by said Respondents.

d. Respondents have agreed and understand that they may incur liability whether or not their actions were justified by corporate bylaws known as "statutes" or administrative rules, and as they were warned per paragraph III(A)(7) of the 5/3/25 Notice.

8. Claimant has already informed each Respondent of his or her fault, and that his or her acts and those of his or her agents, committed in the absence of such authority and jurisdiction constituted and continue to constitute a trespass to Claimant's Constitutionally protected, common law, and God given rights. Said Notice was initially effected as to each Respondent, as living people created by Almighty God and not as legal fiction persons, by means of Claimant's 5/3/25 Notice, which Respondents received on or before 5/30/25. Had Respondents heard Claimant at that time, 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.

9. But none of said Respondents appear to have heard Claimant and so, with her several witnesses, Claimant is now repeating what she had previously told said Respondents, by means of her two previous Notices "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.

10. Respondents upon being each served with the second Notice informing them of the nature of their fault and an Opportunity to Cure again neglected to hear Claimant or to respond, although they were each allowed a reasonable time frame in which to do so, by reason of which Claimant is now, *via* the within Third Notice, of Default & Imminent Liability, again informing Respondents, in the presence of the broader community. "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

11. This lawful process, including all three Notices and the posted affidavits of service and no response, all jointly constitute the "meeting of the minds" as to all the terms of the original self-executing contract, which Respondents have clearly expressed. As Respondents are in default for having failed to reply, further failures to respond or explain such failure shall constitute the FINAL admission and agreement of the parties as stated in the three NOTICES as defaulted.

12. BINDING JUDGMENT: By failing to respond as defined herein, Respondents agree that a Binding Judgment incorporating all of the terms of the within Contract may be entered by any Godly Court, common law court and/or administrative tribunal, at Claimant's election. Any such judgment is entitled to full faith and credit by any such Godly Court, common law court or corporate tribunal at Claimant's election. Claimant may elect to enforce the Contract or any Binding Judgment arising from it through a statutory or common law sheriff, deputy or other law or corporate code enforcer who has taken an oath to support the Constitution and the supreme law of God. If Respondents further fail to respond as defined herein each thereby agrees to waive any and all claims he or she may have against the members of any such Godly Court, common law court or against any of the aforementioned common law sheriffs, deputies or other law or corporate code enforcers regardless of whether they have taken an oath to support the Constitution and the supreme law of God, which claims may hereafter arise in connection with the enforcement of the Binding Judgment referred to herein. Each Respondent agrees to hold any such enforcement agents harmless for any acts performed for the purpose of, or incident to, the enforcement of said Contract or judgment arising therefrom.

13.FINAL OPPORTUNITY FOR DISCHARGE OF LIABILITY: Respondent's third and final refusals to deny the existence of continuing acts of common law trespass including without limitation, Respondents' communication of threats to extort money or to procure for unlawful use any obligation, security or other article from Claimant contrary to corporate policies binding upon any Respondent, his or her agents, principals or contractors, as may be set forth at 18 U.S. Code § 876(d) and 18 U.S.C. Sec. 1341, and for invasion of Claimant's common law right to privacy, upon which Respondent infringed with each incorrect delivery of mail.

14. **EFFECTIVE DATE:** A verified Response to this Notice of Default, in addition to a verified Response to the original first Notice dated **MUST BE RECEIVED** by 5 p.m. on the effective date, which is within FIVE (5) DAYS from the date of Respondent's receipt of the within Third Notice, of Default. 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 first Notice, dated 5/3/25 and all subsequent Notices and thus be by U.S. certified mail, return receipt requested and by restricted delivery to:

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

VERIFICATION

I, Katherine Hine, of lawful age, being first duly sworn upon my oath, state that I am the Claimant above named, that I have read the foregoing Notice and know the contents thereof, and that the facts therein set forth are true and correct.

Katherine Hine

Katherine Hine, Claimant
WITHOUT STATE OF OHIO

Seal

WITNESS ACKNOWLEDGEMENT

Subscribed and sworn to before us, the undersigned witnesses, this 14th day of September, 2025 by Katherine Hine, who was duly sworn upon her Oath in our presence and that of our Heavenly Father, that she did affirm the truth of the statements contained in the above and foregoing Notice for the purposes described therein and under penalty of perjury, and set her autograph and right thumb print seal thereto on this date on the land mass known as Clark County, Ohio.

by: Wayne Morris: Jrnl, bene.
Witness

By: Maugh Schnitzler, bene
Witness

NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT
SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR
THIS IS A SELF-EXECUTING CONTRACT

September 16, 2025

AFFIDAVIT OF SERVICE OF 9/11/25 NOTICE

The undersigned Jason Pauley, being mindful of the existence of penalties for perjury, hereby affirms and states as follows:

1. I am a living man living on the land mass known as Ross County, Ohio.
2. I have no legal or lawful interest in the outcome of any proceedings involving the living woman, Katherine Hine, any private membership association of which she is an agent, member, or the living people known as Respondents David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, supplemental Respondent Pat Patrick, or the entities known as HiRGG PROPERTIES LLC or "Nuixince Banc".
3. I am more than 18 years of age and am *sui juris*.
4. All terms I use in this Affidavit are as they are normally understood in American English speech, as used in Webster's 1828 dictionary, and as I understand their meaning.
5. On September 15, 2025, at 11:43 p.m. an email notification was delivered to Respondents or their agents as follows:
Mailman45601@gmail.com; dtulino@usps.gov; dtulino@yahoo.com; jeffrey.carman@me.com
patrick6053@gmail.com; rcn.meyers@chillicotheoh.gov, OCNHelp@sc.ohio.gov, and
Nuisance@Chillicotheoh.gov; informing them, their agents, principals, and contractors that the September 11, 2025-dated **"THIRD NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, NOTICE OF DEFAULT AND IMMINENT LIABILITY"** was and is posted in the Pending Notices section of the Ohio Circuit Court of Record website in the matter of *Hine v. North*, as may be viewed at <https://occr2021.com/pending-cases/>.
6. The only email from the above list that was returned allegedly undelivered as of this date was the one to dtulino@yahoo.com.

ALL RIGHTS RESERVED AND RETAINED


Jason Pauley, Affiant
Outside STATE OF OHIO

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 30 day of September, 2025, that the living man known to us as Jason Pauley, appeared before us, on the land mass known as Ross County, Ohio, and declared upon his oath that the statements made in this instrument, to which we saw him place his right thumb print official seal, were made of his own free will, act and deed for the purposes stated hereinabove.



Witness


Witness

AFFIDAVIT OF NON-RESPONSE TO SEPTEMBER 11, 2025 NOTICE

December 4th, 2025

The undersigned, Oxana Khramova, having first been duly sworn upon her oath according to the word of God and under penalty of perjury, states as follows:

1. I am a fully competent woman living on the land mass known as Dunn County, Wisconsin, and have come of legal age.
2. I have no legal or lawful interest in the outcome of any proceedings involving Katherine Hine, the entities known as HiRGG PROPERTIES, LLC or the people who are members of HiRGG Properties, pma or any versions of said names, nor do I have any legal or lawful interest in the named Respondents or the Supplemental Respondent, their agents, principals or contractors.
3. All terms I use in this Affidavit are as they are normally understood in American English speech, as used in the 1828 Webster's dictionary, and as I understand their meaning.
4. I regularly receive U.S. mail at 1701 Sixth Avenue North, Menomonie, Wisconsin [near 54751], the address designated in Claimant's September 11, 2025 "THIRD NOTICE OF LIABILITIES FOR TRESPASS, STATUTORY MAIL FRAUD, COMMON LAW EXTORTION & MAINTENANCE OF PUBLIC & PRIVATE NUISANCES, CONTRACT OFFER, AFFIDAVIT, AND EXHIBIT" (hereinafter, "the 9/11/25 Notice") for Respondents to send any responses.
5. I have as of the date indicated hereinbelow, not received any responses to the aforementioned Notice from any of the following named Respondents: David J. North Junior, Douglas Tulino, Jeffrey Carman, Randy Pratt, Ron Meyers, John Street, Toni Eddy, or Supplemental Respondent Pat Patrick, or from any of their agents or contractors.

ALL RIGHTS RESERVED AND RETAINED

Oxana Khramova

Oxana Khramova
Outside STATE OF WISCONSIN

ACKNOWLEDGEMENT OF WITNESSES

We the undersigned witnesses, hereby affirm under penalty of perjury according to the common law of the original Wisconsin republic and the law of Almighty God, on this fourth day of December, 2025, that the living woman known to us as Oxana Khramova, appeared before us, on the land mass known as Dunn County, Wisconsin, 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 hereinabove.

Elena Litvin'tsev

Witness

Pavel Bizyukov

Witness