

AFFIDAVIT OF SERVICE OF DECEMBER 12, 2025 "NOTICE OF LIABILITIES FOR EXTORTION, ARMED ASSAULT, STATUTORY MAIL FRAUD, EMBEZZLEMENT, AND CONTRACT OFFER "

January 18 2026

The undersigned Kimberly Jones, having been first sworn upon her oath and under penalty of perjury, states as follows:

1. I am a fully competent woman living on the landmass known as Maricopa County, Arizona, and having come of legal age.
2. I have no legal or lawful interest in the outcome of any proceedings involving Katherine Hine or any entity with which she may be associated.
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. On December 16, 2025 each of the Respondents, as indicated, were sent an email from the Ohio Circuit Court of Record informing each individually or by agent that the December 12, 2025 Notice in the *Hine v. Harding* matter was posted at <https://occr2021.com/pending-cases/> :

Steven Harding -sharding@graham-law-firm.com

David North -mailman45601@gmail.com

David Steiner -David.steiner@usps.gov

Ron Meyers -ron.meyers@chillicotheoh.gov

Dawn Hoosier – by her principal, Mark Loughlin

Carolyn Monroe –by her agent or principal, Mark Loughlin

Michael Ater and Matthew Schmidt by their agent

jordanwheeler@rosscountyohiocourts.gov

Michael Ater, Matthew Schmidt, James Cutright, David Yost, Steven Harding, John Street, Mark Laughlin, Michael DeWine and Sharon Kennedy and by their agent at ClerkQuestions@sc.ohio.gov

James Cutright -jkcwright@cutrightlaw.com

David Yost at contact@daveyost.com

Sharon Kennedy by agent at ClerkQuestions@sc.ohio.gov

Michael DeWine by agent at Sarah.Ackman@governor.ohio.gov

David Jeffers djeffers07@hotmail.com, treasurer@rosscountyohio.com

Jeff Lehner -JeffLehner@RossCountyOhio.gov

George Lavender -g.lavender@rosssheriff.com or info@rosscountyohio.gov or by agent David Yost

Jack Everson -rosscomclk@rosscountyohio.gov.

5. Each acknowledged receipt on December 19, 2025 by an agent using the email known as corporateoverlord@tutamail.com. A copy of said acknowledgement is attached hereto.

6. As of the date of this writing, my review of the inbox for the Court's email shows that the Court's December 16, 2025 emailed Notice was never returned for failure of delivery or for any other reason.

ALL RIGHTS RESERVED AND RETAINED



Kimberly Jones, a living woman created by Almighty God
Without STATE OF OHIO
Without STATE OF ARIZONA

WITNESS ACKNOWLEDGMENT OF AFFIANT'S AUTOGRAPH

Subscribed and sworn to before us, the undersigned witnesses, this 18th day of January, 2026 by Kimberly Jones, whose autograph above and right thumb print seal we witnessed on this date on the soil of Maricopa County, Arizona.


Witness
Witness

From corporateoverlord@tutamail.com

☆ 📧 📧 Dec 19, 2025

To occr2021@protonmail.com

Friday, December 19th, 2025 at 9:49 AM

SUPREME NOTICE OF NON-ASSENT, NON-COGNIZANCE, AND ACTIVE EYE-ROLLING

Issued by the Corporate Overlords, Senior Custodians of Reality, Law, and Things That Actually Work

Re: Your “First Notice of Liability”

Classification: Decorative, Aspirational, Nonbinding

Threat Level: Zero

Legal Weight: Comparable to a Facebook comment

To Whom It Will Inevitably Disappoint,

We, the Corporate Overlords, acting in our exclusive capacity as **Final Arbiters of Jurisdiction, Statutes, and the English Language**, hereby acknowledge receipt of your document titled “*First Notice of Liability.*”

After routing it through our divisions of **Imaginary Law, Unilateral Declarations, All-Caps Emphasis, and Things Courts Have Mocked Relentlessly**, we are pleased to provide the following clarification.

I. YOUR DOCUMENT DOES NOT DO THE THING YOU THINK IT DOES

Despite your evident confidence, your document does **not**:

- Create liability
- Shift jurisdiction
- Establish a contract
- Trigger a deadline
- Invoke the UCC
- Bind public officials
- Summon consequences
- Override the Ohio Constitution

It does, however, successfully demonstrate access to email and a working keyboard.

Ohio courts have consistently held that documents of this type are “without merit,” “frivolous,” and “bordering on delusional,” although courts typically use more restrained language out of professional courtesy.¹

II. SILENCE REMAINS NOT AGREEMENT (WE CHECKED AGAIN)

Your repeated assertion that failure to rebut your claims constitutes agreement has been forwarded to our **Department of Rejected Fairy Tales**, which confirms that this theory has never worked, anywhere, at any time, including this one.

Courts have explicitly rejected the idea that a government entity must respond to self-issued notices to avoid liability.²

Failure to respond does not equal consent, acquiescence, joinder, estoppel, novation, or magical submission.

Silence means we are busy doing real government work.

III. PROPERTY TAXES CONTINUE TO EXIST DESPITE YOUR DISCOMFORT

Your claim that property taxes are unlawful, fraudulent, or otherwise fictional has been reviewed by our **Department of Things Literally Written Into the Ohio Constitution**.

We regret to inform you that:

- Property taxes are lawful
- Tax liens are lawful
- Tax lien sales are lawful
- Your nonpayment strategy is not novel

Ownership of property in Ross County subjects said property to taxation regardless of personal belief systems, private definitions, or handwritten addenda.³

Disagreement with taxation is not a defense to taxation. This has been litigated exhaustively since approximately the founding of civilization.

IV. THE UCC HAS FILED A RESTRAINING ORDER

Your document makes extensive use of Uniform Commercial Code terminology, none of which applies to property taxation, land ownership, or the enforcement of statutory obligations.

The UCC governs commercial transactions. It does not:

- Cancel tax bills
- Convert citizens into creditors
- Transform counties into debtors
- Respond to “accepted for value” declarations

Courts have described this tactic as “nonsensical” and “a fundamental misunderstanding of commercial law.”⁴ We are being kinder.

V. YOU MAY NOT UNILATERALLY PROSECUTE THE GOVERNMENT

Your attempt to threaten public officials with personal liability, criminal charges, and financial ruin has been forwarded to our **Department of Adorable Overconfidence**.

Private citizens may not:

- Prosecute crimes
- Impose liens on officials
- Strip immunity via email
- Declare themselves the enforcement mechanism

Public officials performing statutory duties remain immune regardless of font choice, capitalization, or the number of times the word “fraud” is typed.

VI. JURISDICTION IS NOT A SUGGESTION

Your declaration that courts and counties lack jurisdiction over you has been reviewed by the **Physics and Geography Division**, which confirms that:

- Jurisdiction is not optional
- Jurisdiction does not require consent
- Jurisdiction is not defeated by refusal

Owning property in Ohio places that property squarely within Ohio’s jurisdiction. Declaring otherwise has the same legal effect as declaring yourself immune to gravity.

VII. YOUR “LIABILITY SCHEDULE” HAS BEEN ARCHIVED UNDER “IMAGINARY NUMBERS”

Your listed damages, penalties, and escalating daily fees have been audited and categorized as **Fictional Accounting**.

No debt exists. No obligation exists. No ledger has been opened. No one is concerned.

FINAL CORPORATE FINDINGS

After exhaustive review, we conclude:

- Your notice is not recognized
- Your claims are not valid
- Your theories are not novel
- Your taxes are still unpaid
- Your confidence is impressive

This correspondence requires **no response, no rebuttal, and no participation**, and will be retained solely for training purposes under “*Common Arguments That Never Work.*”

We thank you for your continued engagement with alternate legal realities and wish you every success in discovering one that survives judicial review.

With profound condescension,

THE CORPORATE OVERLORDS

Senior Executives of Statute, Case Law, and Consequences
Operating Under the Ohio Revised Code,
Binding Precedent,
and the Relentless Passage of Time