JOANNE VUKIN Statement of Account

MONTCALM COUNTY TREASURER Sum Certain $25,000.00

PO BOX 368, 211 W. MAIN ST. upon DEFAULT

STANTON MI 48888-0368

Date: 05/21/2017

**NOTICE OF DEFAULT AND**

**OPPORTUNITY TO CURE**

**MCL 440.9210 Request for accounting**

By Affidavit

1.] On February the 23, 2017 you received a NOTICE OF DEFAULT regarding NOTICES OF FORFEITURE which where all ‘Non-Negotiable’. None of these bills had a signature assigned to them which is required for ‘bills of exchange’, as such are fraudulent receipts.

**UCC 3-401**, (a) A person is not liable on an instrument unless (i) the person signed the instrument.

 **UCC Section 3-104, ‘Official Comment’** – “. . . Thus, the term “negotiable instrument” is limited to a **signed** writing that orders or promises payment of money.

 [BLD 4th.] **‘BILL OF EXCHANGE’**, “An unconditional order in writing addressed by one person to another, signed by the person giving it, requiring the person to whom it is addressed to pay on demand or at a fixed or determinable future time as sum certain in money to order or to bearer.”

[BLD 4th.] **SIGNATURE**, “The act of putting down **a man’s name at the end of an instrument** to attest its validity, the name thus written. A “signature” may be written by hand, printed, stamped, typewritten, engraved, photographed, or cut from one instrument and attached to another, and a signature lithographed on an instrument by a party is sufficient for the purpose of signing it; it being immaterial with what kind of instrument a signature is made.

 **440.3401 Liability; signature.**

Sec. 3401. (1) A person is not liable on an instrument unless (*i*) the person signed the instrument, or (*ii*) the person is represented by an agent or representative who signed the instrument and the signature is binding on the represented person under section 3402.

 (2) A signature may be made (*i*) manually or by means of a device or machine, and (*ii*) by the use of any name, including a trade or assumed name, or by a word, mark, or symbol executed or adopted by a person with present intention to authenticate a writing.

2.] You have “failed to state a claim in which relief can be granted”. [Article 1, Sec. 10, Cl. 1].

 Payments and Obligations Due to Michigan come under **Act 20 of 1842**, which states, “No receiving officer shall be required to receive **in payment** of any debt, taxes or other obligation collectible or receivable by him any tender other than gold or silver coin of the United States, United States treasury notes, gold certificates, silver certificates **or federal reserve bank notes”**, (FRBN’s).

With only Federal Reserve Notes available, the Grievant is left without any means by which to make lawful payment.

3.] [MAIL FRAUD] - The ‘fraudulent receipts’ that I am in receipt of came to me by U.S. Mail Service and according to **18 USC Sec. 1341,** the fraudulent use of the U.S. Mail is considered mail fraud.

**Section 1341** states in pertinent part:

 “Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, . . . or anything represented to be or intimated or held out to be such counterfeit or spurious article, for the purpose of executing such scheme or artifice or attempting so to do, places in any post office or authorized depository for mail matter, . . . shall be fined under this title or imprisoned not more than 20 years, or both.

4.] The United States Constitution Article 1, Sec. 9, Cl. 4 states that it unlawful to have a direct tax like the property tax we have in Reynolds Township. Clause 4 states, “No Capitation, or other direct, Tax shall be laid, unless in Proportion to the Census or enumeration herein before directed to be taken.”

5.] **MCL 750.218** **‘False pretenses** with intent to defraud’ states in pertinent part, (1) A person who, with the intent to defraud or cheat makes or uses a false pretense to do 1 or more of the following is guilty of a crime punishable as provided in this section: (a) Cause a person to grant, convey, assign, demise, lease, or mortgage land or an interest in land.

 **(11)** As used in this section, **"false pretense"** includes, but is not limited to, a false or fraudulent representation, writing, communication, statement, or message, communicated by any means to another person, that the maker of the representation, writing, communication, statement, or message knows is false or fraudulent. The false pretense may be a representation regarding a past or existing fact or circumstance or a representation regarding the intention to perform a future event or to have a future event performed.

**7.] 18 U.S. Code § 241 - Conspiracy against Rights**

 “If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

 If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

 - - They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.”

6.] According to the above, unless you respond by affidavit in 14 days [MCL 440.9210], explaining your authority to make a claim against private property, a claim without your signature, by the use of a direct tax, and are able to send me bills which conform to ‘bills of exchange’, you are attempting to extort money from me under the color of law.

 If you do not respond to this last request to validate your claim against private property, your default will confirm that you are engaged in a criminal endeavor.

 “I declare that the statements above are true to the best of my information, knowledge, and belief.”

 - Without Prejudice & Without Recourse -

 By:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Auth. Rep.

 Andrew Stuart Ouwenga, Sui Juris, Affiant, Secured Party Creditor, Attorney in fact,

 Michigan National, Art. 4, Sec. 2 Citizen with immunity.

 Mailing Address: c/o: 10213 Dagget Rd.

 Howard City, Michigan [49329]

 Common Law Right Thumb Print Seal: -- >