

RE: JULY 27

Date: 08/15/15

Title Holder: Triston J. Taylor; Titled: Civil Administrator; Holder in Due Course

Document №: 0819151726

Pages: 7

To: The City of Wichita; Sharon L. Dickgrafe Chief Deputy City Atty. et al.

Subject: Wichita Municipal Court; Wichita Police Department; 14DV001922; NON-

NEGOTIABLE NOTICE AND DEMAND 0621152028

DISCLAIMER

This instrument © 2015 by the Title Holder, all right to this instrument and what it may represent is by terms and conditions of the Title Holder without prejudice.

Greetings Ms. Dickgrafe:

I have received your letter dated July 27th supposedly in re of NON-NEGOTIABLE NOTICE AND DEMAND 0621152028. It seems there are some discrepancies with your representations. We will address these representations, and then we will proceed to address the rest of your assessment, and finally based upon the facts in evidence, a determination will be made for you in regard to your liabilities in accordance with due process and THIS civil decorum.

1) June 22nd 2015, you were faxed 23 pages via 2684335 containing to wit:

SUMMONS/COMPLAINT 1 page.
FINDING OF HEARING 1 pages.
LAWFUL JURISDICTION PERMIT 2 pages.
X-RAY of my wife's hip; 1 page.
FLOOR PLAN of 1647 N. Bluff; 1 page
COMMERCIAL AFFIDAVIT 0501150833; 9 pages.
NON-NEGOTIABLE NOTICE AND DEMAND 0621152028; 7 pages + 1 signature sheet.

The proper mailing address was listed on the most recent document. Specifically 0621152028. Which is clearly post dated for the 21st of June.

- **2)** At or before July 31st I received a bill from your agency at my CORRECT mailing address with a postage stamp date of July 29th.
- **3)** August 2nd 2015, you were faxed 16 pages of which, only 4 pages were not in your possession prior to wit:

DECLARATION OF BOND 0802151023; 4 pages.

- **4)** Your post dated letter of "July 27th; re Claim for Damages" arrived with a postage stamp date of August 12th with an INCORRECT mailing address listed on the instrument, but a CORRECT mailing address listed on the envelope.
- **5)** NON-NEGOTIABLE NOTICE AND DEMAND 0621152028 which you accepted on July 23rd and have referred to in your July 27th letter, bears a correct return mailing address; whereas, your letter does not bear my correct mailing address. Your letter does not explain this discrepancy either.
- **6)** I am assuming that in good faith, you did try to contact me before DECLARATION OF BOND 0802151023 was posted to your offices, yet, anyone can print a post date on a letter for last month and send it out today. What I need from you, if you should like me to release your bond is the original postage stamp dated envelope from your original transmission of the July 27th letter. If you cannot provide this evidence; your letter is evidence of MORE postal fraud on its face; it is also a signed confession of your attempt to evade due process of law under strict orders to refrain from any such conduct in the interest of justice. **Your bond will be called for if you cannot produce the original stamped envelope**.

- **7)** Judging by your July 27th letter, you seem to have misunderstood the nature and cause of the offenses levied against your agencies. This is a shock to me, being that this letter comes to me addressed by the Chief Deputy City Attorney to an incorrect mailing address under seal in an official record of proceeding. I am struggling to understand how your "review" actually reviewed the relevant facts; all evidence suggests that this is a hurried, futile, and prohibited attempt to cover your assets.
- **8)** You stated a claim in your July 27th letter, that you "denied my claim"; what you need to understand is, this is a civil proceeding under the rules of private party decorum, and you are in my court as a defendant, under my jurisdiction, in violation of my lawful orders. Your agency is a trespasser, it has no authority to decide anything in this matter unless it has disproved the assertions charged against it. **Criminal Contempt of Court**
- **9)** If you wished to escape the liability you have incurred, your opportunity to cure the defects has long come and gone. Every statement and claim made against your agencies in the affidavit and notice of demand have been admitted into the record as undisputed truth in evidence. The fraudulent bill you sent me, along with your July 27th letter, has waived your right to a rebuttal of the evidence on the record in this proceeding. As you stated yourself Deputy Dickgrafe, "I have reviewed your claim"; which means you have accepted it and received it, but you have not honored it, and you have reached your final determination as a matter of fact. **42 USC 1983;** Right to a redress of grievances; Kansas Bill of Rights: Right to have justice administered without delay.
- **10)** Your agencies were put on notice to the reservation of rights. Reservation of rights, such as dismissal of any statutory claims or authority over my property and rights which are not subject to your corporate charters. If you believe this is an error, you shall produce the contracts with this man's name thereupon disclosing the obligations and benefits in full detail, accompanying his signature, with witness to the signing.

You said Judge Abott convicted me of "domestic battery"; good. This is a statutory infraction, not a common law crime. Your agency was expressly licensed to administer the common law. As I understand it, "domestic battery" is a statutory crime, defined in your own register of statutes. Therefore, you have violated the terms of your license agreement, by trespass to reserved rights under the auspices of a judicial officer. **42 USC 1983**; Lawful Jurisdiction permit (CIVIL LAW)

To wit: Lawful Jurisdiction Permit; Delivered by Jayanna L. Dotson at time of arrest to the Wichita Police Department et al.

You will present copies of the paperwork that was given to you by Ms. Dotson with its original evidence envelope and associated automobile insurance paperwork to this court for admission into the record, or I will charge you with 3 counts of criminal evidence tampering.

11) You stated a claim that I have waived my rights to a trial by jury. I asked for a jury trial before the trial started. **42 USC 1983**; Kansas Bill of Rights: Right to a trial by jury shall be inviolate.

To wit: Quentin Pittman; Javanna L. Dotson; Triston J. Taylor

12) Mr. Pittman did me the great honor of telling me that you would have me convicted before the proceedings began. My wife did me the great honor of getting a voice recorded statement to that effect. **42 USC 1983;** US Bill of Rights: 6th amendment: Right to a fair trial.

"The right to fair trial is an essential right in all countries respecting the rule of law. A trial in these countries that is deemed unfair will typically be restarted, or its verdict voided."

YOUR VERDICT IS VOID AND YOUR LIABILITY IS UNLIMITED.

- **13)** Your "Victim" my mother; was drunk and had my wife, my kids, and myself falsely imprisoned. We escaped and she called the police to assist her with kidnapping and false imprisonment.
- **14)** Your agency had this information disclosed to them before any "trial" was scheduled during video arraignment. You will present this video for the records of this court or I will charge you with another count of **criminal evidence tampering**.
- **15)** Your police agency participated in a conspiracy to kidnap my children and myself; eventually carrying through with its plan despite notice and demand under protest. This is another **42 USC 1983** violation of due process.
- **16)** Officer Williams lied under penalty of perjury stating
 - 1. He was a witness to a crime
 - 2. I punched my mother twice in the stomach
 - 3. There was another witness who saw me do it.

Perjury (3 counts); **42 USC 1983**; Conspiracy to commit False Imprisonment

- **17)** Your agency arrested me under a false complaint sworn by its own officer. **Kidnapping.**
- **18)** I never saw the complaint until after trial, and I never signed the complaint. **42 USC 1983**; Violation of Due process
- **19)** Your agency falsely convicted me of a crime **False Conviction**.
- 20) Your agency ordered me into "probation" for a crime I had not committed. Involuntary Servitude.

And so, even with all of this evidence on record, along with my sworn testimony and witnesses you failed to find an error on your part, but managed to allege the error is on my part. It is a well established concept of the commercial law, that a workman is worthy of his hire. If I should happen to gain any interest in your company out of the debt that it owes me, you will be the first person I fire for incompetence before I sell it.

And so, even after all of this was done to me, I decided to cut you some slack, and I sent you a bill

demanding my standard fare, but for only two of the various trespasses listed here. One for each involved agency.

This was a gift to you, a show of mercy by this court, a chance to get your act together, and you have turned around to disrespect me yet again with more false claims against my honor.

You are hereby noticed, that there shall be no mercy or grace given unto your association from this point forward, until such time that it appears you have earned it by honoring your obligations.

You will pay what I have charged you in the first demand letter **\$1.5 Million**, and I will not add additional fees in this matter, other than the fees appearing in your name on your bond with me for failing to perform your duties.

You are noticed that you are in violation of your bond, and you will submit a postage paid stamped envelope with the correct postage date on its face for your July 27th letter WITHIN 7 DAYS of this posting, or you will surrender the bond ordered for you in this matter immediately, and you **Ms. Dickgrafe** will be going to prison for **MAIL FRAUD**.

You are noticed that you will present certified copies of all other documents and videos herein requested for inspection to this court WITHIN 7 DAYS of this posting, under the associated penalties surrounding these legal questions as well as criminal contempt of court.

For everything else, I still have CRIMINAL PROSECUTION and conspiracy charges for anyone who comes to your aid in the expense of my injuries at my disposal. And if you continue to harass me, falsely accuse me, delay me, or otherwise send me another letter without a check for my fees attached, I'm going to assign you another charge of criminal contempt and have you all hooked up with stainless steel designer jewelry and a new place to call home.

Let it rest in your case that I have made myself perfectly clear for the record.



"I reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. And furthermore, I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement."

REGISTER OF ACTS

ITEM	CHARGE	PARTIES	COUNT	VERDICT
8	Criminal Contempt	The City of Wichita; Sharon L. Dickgrafe	1	GUILTY
9	Criminal Deprivation of Rights	The City of Wichita; Sharon L. Dickgrafe	2	GUILTY
10	Criminal Deprivation of Rights	Municipal Court; Judge Abott	1	GUILTY
10	Criminal Evidence Tampering	Municipal Court; Wichita Police Dept. et al	3	PENDING INVESTIGATION
11	Criminal Deprivation of Rights	Municipal Court; Judge Abott	1	GUILTY
12	Criminal Deprivation of Rights	Municipal Court; Judge Abott	1	GUILTY
14	Criminal Evidence Tampering	Municipal Court; Judge Lind-Sphan	1	PENDING INVESTIGATION
15	Criminal Deprivation of Rights	Municipal Court; Judge Lind-Sphan; Wichita Police Dept. Officer Williams	1	GUILTY
16	Perjury	Wichita Police Dept. Officer Williams	3	GUILTY
16	Conspiracy to commit False Imprisonment	Wichita Police Dept. Officer Williams Municipal Court et al.	1	GUILTY
17	Kidnapping	Wichita Police Dept. Officer Williams Municipal Court et al.	1	GUILTY
18	Criminal Deprivation of Rights	Municipal Court; Judge Abott	1	GUILTY
19	False Conviction	Municipal Court; Judge Abott	1	GUILTY
20	Involuntary Servitude	Municipal Court; Judge Abott	1	GUILTY

CONGRATULATIONS! YOU SAVED MORE THAN \$12,750,000.00

YOUR BILL: \$1,500,000.00 IS PAST DUE.

ACKNOWLEDGEMENT

understanding of purpose, and belie	2015, I, Tristo pose and certify that I have written the fo eve the statements, allegations, demands ercially reasonable, and just, to the best o	and contents herein to be			
ALL RIGHTS RESE	RVED – WITHOUT PREJUDICE – NON	-ASSUMPSIT			
Further affiant saith not.		DOLESHOLD THE STATE			
By:	Affiant, Triston J. Taylo	or.			
AFFIDAVIT OF SERVICE BY TESTIMONY Complete this section on delivery					
Date:	Under penalty of perjury, I hereby declare these presents delivered				
Ву:	Authorized agent				