

UNDERSIGNED:
By: Administrative Executor
Darryl Edward of the tribe of larKins, Secured Party
c/o Kathy Gilbert, NOTARY
500 North Michigan Avenue Suite 500
Chicago, Illinois [60611-3785]

FOR AND ON THE RECORD
RETURN AND REDRAFT TIMELY, WITHOUT DISHONOR
WITH THE RESTRICTED-SPECIAL-APPEARANCE

CONSTRUCTIVE NOTICE OF CONDITIONAL ACCEPTANCE
AND NINETY (90)-DAY ABATEMENT REQUEST OF PUBLIC
PROCEEDINGS

Notice to the Agent is Notice to the Principal
Notice to the Principal is Notice to the Agent
Applicable to all Successors and Assigns

October 12, 2011 *nunc pro tunc* October 7, 2011.

PLAINTIFF

Richard Matthew Hiller
United States Attorney's Office (NDIL)
219 South Dearborn Street
Suite 500
Chicago, IL 60604
(312) 697-4088
Email: matt.hiller@usdoj.gov

RESPONDENT(S):

Sarah W. Hayes
United States Magistrate Judge
United States District Court
Western District of Missouri
400 E. 9th Street
Kansas City, Missouri

NAN R. NOLAN
United States Magistrate Judge
United States District Court
Western District of Missouri
400 E. 9th Street
Kansas City, Missouri

CHRIS TINSLEY SPECIAL AGENT
Internal Revenue Service
2850 NE Independence Avenue Suite 102
Lee's Summit, Missouri 64064

Daniel M. Nelson #53885
Assistant United States Attorney
400 Est 9th street Suite #5510
Kansas City, Missouri 64106

Thomas M. Larson #21957
Assistant United States Attorney

Darryl Edward of the tribe of larKins, Secured Party WITH THE COPY-CLAIM

1

DARRYL EDWARD LARKINS®
By: Darryl Edward of the tribe of larKins, Title-Holder
By: Darryl-Edward-Larkins, SEAL
JUL 22 2011 4:00 PM in District

400 Est 9th street Suite #5510
Kansas City, Missouri 64106

KURT BERTRAM SPECIAL AGENT
2850 NE Independent Avenue Suite 102
Lee's Summit, Missouri 64064

Carrie J. Holdberg
U.S. Pretrial Services
Northern District of Illinois
219 South Dearborn
Room 15100
Chicago, Illinois 60604-1984

Re: ORDER APPOINTING COUNSEL and INDICTMENT hereinafter, "OFFER(S)"
with RECEIVED September 22, 2011.

In the matter of: Case No. 11-223-07-CR-W-ODS, hereinafter "MATTER".

UNDERSIGNED appreciates PLAINTIFF'S/RESPONDENT'S OFFERS with date September 22nd, 2011 et seq. UNDERSIGNED Conditionally Accepts RESPONDENT'S/ PLAINTIFF'S **OFFER RECEIVED** September 22, 2011. Upon Proof of Claim that the start of the administrative process attached hereto and currently in process does not show that pending the outcome of said administrative process there is not a good likelihood that this matter will be setoff, settled, and closed making the purpose of THIS MATTER moot.

UNDERSIGNED accepts and returns for value the **original charging instrument** attached hereto closing the MATTER with Case No. 11-223-07-CR-W-ODS. Please see exhibit A as so marked attached with Thirty-one (31) pages.

At this time UNDERSIGNED hereby ORDERS any and all RESPONDENT(S)/PLAINTIFF(S) to produce a claim in the form an affidavit with a wet-ink signature under commercial oath. IF RESPONDENT(S)/PLAINTIFF(S) claim MATTER has not been set off settled and closed any and all RESPONDENT(S)/PLAINTIFF(S) agree and UNDERSTAND THIS MATTER is to be heard in the Article III Court in District Columbia as **UNDERSIGNED DOES NOT UNDERSTAND who has been injured as no RESPONDENT(S)/PLAINTIFF(S) has brought fourth a claim upon which relief can be granted. UNDERSIGNED does not understand THIS COURT, RESPONDENT(S) and PLAINTIFF(S) intentions and UNDERSIGNED is not properly NOTICED.** This ninety (90)-day abatement Request NOTICE serves as a timely response to PLAINTIFF'S/RESPONDENT'S recent offer on October 6, 2011 as UNDERSIGNED'S response in honor to settle and close this matter.

ALL REQUESTS to UNDERSIGNED must be sent to UNDERSIGNED in care of, Third-Kathy Gilbert, Party-Public-Witness NOTARY. If UNDERSIGNED does not receive a response from RESPONDENT(S) and PLAINTIFF(S) within ten (10) days of the date of receipt of this NOTICE, it is agreed that the matter is closed pursuant to terms and conditions of this letter.

UNDERSIGNED will keep you apprised of the progress of this administrative procedure in the event process is abated and UNDERSIGNED hereby appoints RESPONDENT(S) and PLAINTIFF(S) for any appellate proceeding that might be necessary in the review of that administrative proceeding.

Darryl Edward of the tribe of larKins, Secured Party WITH THE COPY-CLAIM

2

DARRYL EDWARD LARKINS®™

By: Darryl Edward of the tribe of larKins, Title-Holder

By: Darryl Edward of the tribe of larKins SEAL

Authorized Signature in wet ink

Thank you for your kind assistance in this matter.

COMMERCIAL AFFIDAVIT AND NOTICE OF TRUTH WITH SPECIFIC NEGATIVE AVERMENT

The undersigned Affiant, Darryl Edward of the tribe of larKins, hereinafter "Affiant" is mature in age and competent to testify and responds seasonably as follows:

That RE: CONSTRUCTIVE NOTICE OF CONDITIONAL ACCEPTANCE with date October 12, 2011 *nunc pro tunc* October 7, 2011 for the record that the Facts contained herein are true, correct, complete and certain:

Affiant has not seen or been presented with any documentation verifying that Respondent(s) produced a verified response with proof of claim.

Affiant has not seen or been presented with any documentation verifying that PLAINTIFF(S) and USA et al. is not in dishonor pursuant to the record of the Secretary of State with File No. 0000000181400537 (copy attached hereto) hereinafter claim for DARRYL EDWARD LARKINS and all other derivatives thereof. PLAINTIFF(S) is must provide proof of claim PLAINTIFF(S) actions were not fraudulent, misleading, deceptive, based on hearsay and incongruent with the intent of the Affiant for entering into a peaceful relationship with all foreign and domestic entities as a Peaceful Inhabitant of the Land near Chicago, Illinois state.

Affiant has not seen or been presented with any documentation verifying Affiant is bound by U.S. Corporation's statutes, codes etc.,

Affiant has not seen or been presented with any documentation verifying Affiant was not under duress during bonding process and that any existing documents were not signed "without recourse".

Affiant has not seen or been presented with any documentation verifying Affiant's life was not threatened, that Affiant was not kidnapped and statutorily raped September 22nd 2011.

Affiant has not seen or been presented with any documentation verifying Affiant's trademarked property was not stolen, trespassed upon, infringed upon and dishonoured.

Affiant has not seen or been presented with any documentation verifying Affiant has committed any unlawful acts. Affiant believes none exist.

Affiant has not seen or been presented with any documentation verifying Affiant must accept an attorney or any other benefits of THIS COURT, hereinafter "OFFER".

Affiant has not seen or been presented with any documentation verifying PLAINTIFFS and RESPONDENTS have not fail[ed] to state a claim upon which relief can be granted.

VERIFIED RESPONSE

PLAINTIFFS /RESPONDENTS has ten (10) days from receipt of this **CONSTRUCTIVE NOTICE OF CONDITIONAL ACCEPTANCE**, hereinafter "NOTICE", and the enclosed **COMMERCIAL AFFIDAVIT AND NOTICE OF TRUTH WITH SPECIFIC NEGATIVE AVERMENT**, hereinafter "AFFIDAVIT", to respond on a point-by-point basis, via sworn affidavit, under PLAINTIFFS full commercial liability, signing under penalty of perjury that the facts contained therein are true, correct, complete and not misleading. Mere declarations are an insufficient response. If an extension of time is needed by the

Darryl Edward of the tribe of larKins, Secured Party WITH THE COPY-CLAIM 3

DARRYL EDWARD LARKINS®™

By: Darryl Edward of the tribe of larKins, Title-Holder

By: Darryl Edward of the tribe of larKins

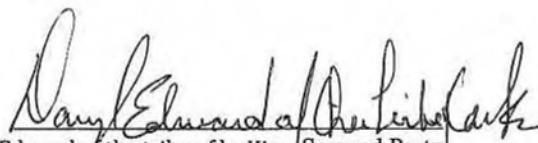
By: Darryl Edward of the tribe of larKins

PLAINTIFF(S)/RESPONDENT(S) to properly answer, please request said time extension in writing to the UNDERSIGNED. All responses must be mailed to the UNDERSIGNED through the Third-Party-Public-Witness and NOTARY address given below. Failure to respond timely and in the manner prescribed shall constitute a stipulation to the claims and proceedings by the UNDERSIGNED herein to resolve the MATTER and a Default may be taken against PLAINTIFF(S).

Executed without the United States in Dallas County, Texas Republic, this 12th day of the month of October in the year of our Lord, two-thousand and eleven.

Witness my hand and seal.

This is Affiant's witword.


Darryl Edward of the tribe of larKins, Secured Party

Further Affiant Sayeth Naught:

State of Texas)

) ss.: Notary Attestation

County of Dallas)

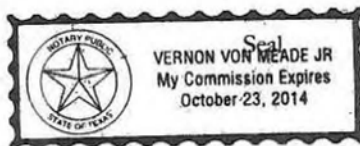
On this 12th day of October, 2011, for the purpose of verification, I, the undersigned Notary Public, being commissioned in the County and State noted above, do certify that

Darryl E. Larkins appeared before me to attach his/her signature to this document.



Public Notary

Exp Date: 10/23/14



third party public witness:

UNDERSIGNED:

Darryl Edward of the tribe of larKins, Secured Party
c/o Kathy Gilbert, NOTARY
500 North Michigan Avenue Suite 500
Chicago, Illinois [60611-3785]

Cc:

Office of the Attorney General
Attorney Lisa Madigan
Chicago Main Office
100 West Randolph Street
Chicago, IL 60601

U.S. ATTORNEY ERIC HOLDER
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-000

U.S. MARSHALL'S OFFICE
Northern District of Illinois (N/IL)

Darryl Edward of the tribe of larKins, Secured Party WITH THE COPY-CLAIM

4

DARRYL EDWARD LARKINS®™

By: Darryl Edward of the tribe of larKins, Title-Holder

By: Darryl Edward Larkins SEAL

Authorized Autograph in red ink

U.S. Marshal: Darryl K. McPherson
219 S. Dearborn Street, Room 2444
Chicago, IL 60604

Nick Zych
U.S. Probation & Pretrial Services Officer
Charles Evans Whittaker Courthouse
400 East 9th Street
Room 4510
Kansas City, Missouri 64106

ORIGINAL IN JUDGE'S JACKET AND RECORDED IN THE RECORD "ORDER
SETTING CONDITIONS OF RELEASE" RECEIVED September 22, 2011. ACCEPTED
FOR VALUE RETURNED FOR VALUE.

COPY: NOTICE OF CONDITIONAL ACCEPTANCE to S. Chase Higinbotham, Jr.

COPY: YLAND LIEN WORK ORDER No. 0001881713 One (1) page.

COPY: Notary Certificate of Service attached (signed original on file)(4 pages)