REGISTERED MAIL# RF 820 870 780 US

worldreviewgroup.com 3 / 8 / 2024, 1700 hrs.

Date: February 13, 2024

Name: Deuntavious-Decorey: Arnold Authorized Representative

For **DEUNTAVIOUS DECOREY ARNOLD**

c/o

Grand Prairie, Texas Republic [75054] Email: andcertifiedadjusters@pm.me

Phone: 913-333-2034

IN THE UNITED STATES DISTRICT COURT DISTRICT OF KANSAS

STATE OF KANSAS

Plaintiff,

VS.

DEUNTAVIOUS DECOREY ARNOLD

Defendant.

CASE NO. 23CR03398 & 23CR03883

ACCEPTED FOR VALUE AND CONSIDERATION AND RETURNED FOR VALUE FOR FULL SETOFF

HONORABLE Judge Christina Dunn Gyllenborg

LETTER OF INSTRUCTION FOR COUNSEL

Dear Mr. Carl Cornwell,

I am in receipt of the correspondence where you have provided me a draft of an offer from the opposing party to plead guilty to colorable charges. I respectfully decline such offer and herein make the following counter offer to honorably settle this matter. Please take note that I am claiming an interest relating to the property, which is the subject of this action *in rem*. I am so situated that the disposition of the action may as a practical matter impair or impede my ability to protect that interest, which is not adequately represented by existing parties. I accepted the kind order of the U.S. District Court, District of KANSAS by Judge Christina Dunn Gyllenborg that I had to appoint an attorney for the Defendant. I've accept this offer for value and am returning it with this notice to you. I now request that you escrow your BAR certificate during the course of this case, and serve as my counsel in the following manner and only in the following manner:

1.

As there is <u>no controversy</u> in this matter, <u>I do not want you to argue any facts or public issues as they apply to the Defendant. YOU ARE NOT AUTHORIZED TO</u>

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FOSTER AN ARGUMENT OR TO JOIN AN ARGUMENT on my behalf or on behalf of the Defendant. **You are not authorized to defend the Defendant.**

2.

For you to stay in honor, I want you to enter the notice into the record by filing it with the clerk of court and by **reading it into the record in open court**. This is notice that I have accepted for value and returned all public offers associated with this matter, and notice that I am now making the effort to honorably settle this matter with full intent for preserving and promoting the public confidence in the integrity and impartiality of the judiciary. I now make my exemption # available for adjustment and setoff of the public charges against the Defendant. Inform the Judge that I am in the process of reaching a private agreement with the opposing party if necessary.

3.

I want you to get a copy of the bond that bonds the charges in this matter. If there is no bond in the file, please file the bond that is accompanying this letter of instruction.

4.

As a beneficiary of the Trust, I will enter a plea of **guilty to the facts** for the Defendant. I will not dispute any of the FACTS in this matter, but I do not agree to be held personally liable with no protection. I want this matter discharged and the record eliminated.

5.

I authorize you to use my exemption to bring the accounting on this matter to closure. Request that the **Prosecutor Daniel Obermeier**, or whomever has made an appearance for the Plaintiff with authorization, to write a check to close the account and release the bond to the Defendant.

6.

If for some reason my request for full settlement and closure is dishonored, I want you to give notice of my intent to accept **Prosecutor Daniel Obermeier** bond for value and to use it to bond the charges using his bond as surety. His signature is the only one on record as a responsible party.

7.

If necessary, I also want you to give notice of my intent to accept **Prosecutor Daniel Obermeier** bond for value and to use it to charge a Chapter 7 involuntary liquidation and start discovery under 11 USC 1126(b). If the dishonor is not cured within 72 hours, I

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want you to file the bankruptcy petition in the Federal Bankruptcy Court naming the Defendant as the Debtor and **Prosecutor Daniel Obermeier** as a delinquent creditor, along with others who have already or may dishonor me. You are authorized to distribute B10 (Proof of Claim) forms to the dishonoring parties, should there be any at the next hearing. This bankruptcy discovery process will locate my remedy and release it to me through liquidation of the delinquent creditor's assets.

8.

In the event you, as my fiduciary, dishonor me by not following my instructions, I request that you file a Mandatory Judicial Notice of your refusal with the court and file a written appearance in this case.

Thank you for your understanding and cooperation.

BY.

Deuntavious-Decorey: Arnold - Su

MONIQUE ARMON Notary Public, State of Texas Comm. Expires 04-16-2024 Notary ID 132439253

without recourse, without

LETTER OF INSTRUCTION FOR COUNSEL

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