



TYMOTHEE KELLEY ANDERSON ESTATE & TRUST ©
95 FOUNTAIN STREET, UNIT 3135,
NEW HAVEN, CONNECTICUT [near 06515]

April 11th, 2024

CITY OF NEW HAVEN, INC.
BOARD OF ALDERS
C/O TYISHA WALKER-MYERS
165 CHURCH STREET
NEW HAVEN, CONNECTICUT

Notice to agent is notice to principal, Notice to principle is notice to agent. All rights reserved.

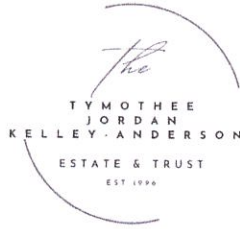
Dear TYISHA WALKER-MYERS,

The TYMOTHEE JORDAN KELLEY ANDERSON ESTATE & TRUST office of the executor has conducted a thorough review of the “tax bills” attached to this letter. The beneficiary Tymothee-Jordan: Kelley Anderson or Tymothee house of Kelley-Anderson who is distinguished from the (ALL CAPS) title of this estate & trust as living breathing sentient being is not subject to corporate municipal tax.

Tax “bill” on the above vehicles or otherwise private automobiles usurped for public pledging or city/state benefit is in collection status. This office has not granted CITY OF NEW HAVEN INC. the right to financially gain from the property, rights, and titles of the TYMOTHEE JORDAN KELLEY ANDERSON ESTATE ©. If we are in error, we ask that you provide us with the contract(s) which mandate our performance. Please note, legislation is insufficient as it lacks due process.

This office mandates full abatement immediately. Grounds for this abatement of tax includes but, is not limited to the following:

1. The beneficiary represented by this office is a natural free indigenous Autochonus American Endian (on public record), exempt of subject. The beneficiary is neither subject to any foreign entity anywhere upon turtle island i.e. America or the occupying corporate bodies in and of “ALL” UNITED STATES/STATES OF CORPORATION.
2. American Nationals are the living breathing sentient flesh and blood beings and are not CORPORATIONS, JOINT STOCK COMPANIES, or ASSOCIATIONS and are not obligated to the excise/ad volorem tax or any other.
3. According to HJR 192 as a matter of United States Corporate public policy, gold standard suspended and gold clause of constitution abrogated. **There is no lawful money.**



4. CITY OF NEW HAVEN, INC. is attempting to benefit off of the property, rights, titles, and/or interest of the TYMOTHEE JORDAN KELLEY-ANDERSON ESTATE & TRUST © without permission. This office does not permit or agree to usufruct nor the use of this ESTATE & TRUST name or likeness for pecuniary gain. As such, we reserve all lawful rights to title and per copyright.
5. Lack of disclosure to any alleged contractual obligation requiring this office to “pay” property tax or any other tax on personal property otherwise clarified as “household goods” is inherently private property in nature. Where no contract exist, CITY OF NEW HAVEN, INC. actions constitutes unjust enrichment. Where contract does exist, be it proven, and terminated on sight.
6. Alleged “tax obligation” subject to the Bill of Exchange Act presents a positive number indicating it is an amount prepaid, paid in advance, or currency created from the property, rights, and titles of TYMOTHEE JORDAN KELLEY ANDERSON (Estate & Trust).
7. For reference, U.S. SUPREME COURT DECISION clarifies that “All codes, rules, and regulations are for government authorities only, not human/Creators in accordance with God’s laws. All codes, rules, and regulations are unconstitutional and **lacking due process...**” [Rodriguez v. Ray Donovan (U.S. Department of Labor) 769 F. 2d 1344, 1348 (1985).]

Mandate: ABATE (put an end to) collection action and remove all records of alleged “tax obligation” for the above reasons. CITY OF NEW HAVEN, INC. has 10 business days to cure. If additional time is needed to investigate, provide this office with notice.

If we do not receive correspondence from you (or your representatives) within **10 business days** and/or if the alleged “tax obligation” is still in collection status, we may **“pay” under protest** via money order. Our correspondence and any subsequent “payment” or acceptance may serve as evidence in future claim(s) against the unlawful collection actions of CITY OF NEW HAVEN, INC. Personal liability may be incurred by CITY OF NEW HAVEN, INC. and it’s public officials serving en trust subject to claim(s) against official bonds. If there is a defect to the above claims, we require such defects be expressed in writing point by point, signed with wet ink signature. Indeed, silence is acquiescence. Lawful claim and/or bond claim imminent.

Please address all correspondence to TYMOTHEE JORDAN KELLEY ANDERSON ESTATE & TRUST © Office of Executor and send to 95 Fountain Street, Unit 3135, New Haven, Connecticut [near 06515].

For your convenience, this office does accept email correspondence at the address TJKAestate@protonmail.com. This office does not accept emails that are from general mailboxes thus, all correspondence must bear a direct email address and be signed by a public official.

Thank you for your service, time and careful attention to this matter.

By: Executor _____



Executor Office.

TYMOTHEE JORDAN KELLEY ANDERSON
ESTATE & TRUST ©

LM-2024-0332

Inquiry Report	CITY OF NEW HAVEN	Interest Date : 04/11/2024	Page : 1	Balance
Bill#	Name	Prop Loc/Veh. Info./Plan-Sew	TOT Inst	Due Now
Unique_id	Address	MBL/LINK #	TOT Adj	Discount
Dist	City/State/Zip	Flags	TOT Paid	Discount
2018-04-0088158-00	KELLEY-ANDERSON TYMOTHEE	AS75981/1N4AL3AP3GC161014/2016/NISSA/ALTIMA 2	326.52	587.21
88158	4 GARDEN ST FL 2 NEW HAVEN CT 06511-4529	LINK # 2018-MS-0006285 Warrant /MV-O/DWV CIVLS: 3945504-3876824-N	0.00	587.21
2019-03-0078552-00	KELLEY-ANDERSON TYMOTHEE	AS75981/1N4AL3AP3GC161014/2016/NISSA/ALTIMA 2	0.00	0.00
78552	4 GARDEN ST FL 2 NEW HAVEN CT 06511-4529	LINK # 2019-MV-0019090 Warrant /Back Taxes/MV-O/DWV CIVLS: 3945504-3876824-N	391.86	650.61
			0.00	650.61
			0.00	0.00
# Of Acct (s) : 2			718.38	1,237.82
			0.00	1,237.82
			0.00	0.00
			12.00	0.00