07/06/2012 04:54 3139634680

STATE OF MICHIGAN MICHIGAN COURT OF CLAIMS - INGHAM COUNTY

CITY OF DETROIT

A Michigan Municipal Corporation Plaintiff

Case # 12-000066- MK Hon. JUDGE WILLIAM COLLETTE

-VS-

MICHIGAN DEPARTMENT OF TREASURRY a State Agency of the State of Michigan STATE OF MICHIGAN, a Sovereign State of the United States of America

Defendant(s)

TYRONE TRAVIS - Detroit Taxpayer - Resident
LEONARD R. ESTON - Detroit Taxpayer-Resident
CLIFFORD STAFFORD Detroit Taxpayer - Resident
JAMES COLES, Detroit Taxpayer - Resident
CORNELL SQUIRES Sr, Detroit Taxpayer - Resident
and "WE THE PEOPLE FOR THE PEOPLE"
a Detroit Constitutional and Human Rights Organization

Intervening Third Party Persons, with Legal Standing

THIRD PARTY MOTION REQUESTING LEAVE AND AUTHORITY TO INTERVENE IN THE ABOVE CIVIL ACTION AND REQUEST FOR ENTRY OF WRITTEN ORDER GRANTING THESE THIRD PARTIES THE RIGHT TO INTERVENE IN THE ABOVE CONTESTED CIVIL ACTION AS "AGGRIEVED PERSONS" WITH "TAXPAYER LEGAL STANDING" TO NOW PURSUE JUDICIAL RELIEF IN THIS CONTROVERSY

Now comes the Intervening Third Party Plaintiffs-TYRONE TRAVIS;
LEONARD R ESTON; CLIFFORD STAFFORD, JAMES COLES; CORNELL SQUIRES Sr and
"We the People for the People" a Detroit Constitutional and Human Rights Organization and
respectfully moves this Honorable Michigan Court of Claims to now entertain this WRITTEN
MOTION REQUESTING LEAVE AND AUTHORITY TO INTERVENE IN THE ABOVE ACTION
AND ENTRY OF WRITTEN ORDER GRANTING THESE THIRD PARTIES THE RIGHT TO
INTERVENE IN THE ABOVE CONTESTED CIVIL ACTIONS AS "AGGRIEVED PERSONS"

WITH TAX PAYER LEGAL STANDING TO PURSUE JUDICIAL RELIEF IN THIS CASE AND CONTROV ERSY based upon the applicable Michigan law for the following reasons:

1 TYRONE TRAVIS -a Detroit Taxpayer - Resident; LEONARD R. ESTON a
Detroit Taxpayer-Resident; CLIFFORD STAFFORD - a Detroit Taxpayer-Resident;

JAMES COLES - a Detroit Taxpayer Resident; CORNELL SQUIRES Sr - a Detroit Taxpayer-Resident - as "Aggrieved Parties" have Legal Standing to maintain and pursue this
Civil Action and now seek judicial relief from the Michigan Court of Claims - because they are the "Real Parties in Interest" in this "Case and Controversy" who are now suffering from the non-payment and withholding of the Revenue Sharing Funds - and - other monetary revenue and funds that are now "Due and Owing to the City of Detroit by the Michigan Department of Treasury is clearly "illegal" and is now causing the above individual substantial injuries. See, Menendez v. Detroit, 337 Mich Mich 476, at 482, 60 N.W. 2d 319 (1953)

2 TYRONE TRAVIS -a Detroit Taxpayer -- Resident; LEONARD R. ESTON a
Detroit Taxpayer- Resident; CLIFFORD STAFFORD a Detroit Taxpayer Resident; JAMES
COLES - a Detroit Taxpayer Resident; CORNELL SQUIRES - a Detroit Taxpayer- Resident
as "Aggrieved Parties" file this Motion to Intervene in the above Civil Action and request
that this Court Grant this Motion to Intervene because - they have Legal Standing to
now file, pursue, and maintain this Civil Action - as the 'Real Parties in Interest" -because this Civil Action must be litigated, prosecuted and adjudicated to judicially
resolve this "Case and Controversy" that involves Revenue Sharing Funds that
are "due and owing" to these Real Parties in Interest and many Detroit Taxpayers
and Detroit Residents - who are being denied many Municipal services and are now
suffering from the non payment and/or withholding of these Revenue Sharing Funds
by these Defendants Michigan Department of Treasury and the State of Michigan.

3 INTERVENTION by these Third Parties TYRONE TRAVIS; LEONARD R ESTON; CLIFFORD STAFFORD, JAMES COLES; CORNELL SQUIRES Sr is now necessary in this Civil Action - because - the Michigan Court of Claims - and JUDGE WILLIAM COLLETTE - Dismissed this Civil action in open Court for "Lack of Standing" and lack of authority to maintain and pursue this Civil Action by the Detroit Law Department as the Corporation Counsel -for the City of Detroit. This judicial action violates the Michigan law See, *Maldonado v. Ford Motor Co.*, 476 Mich. 372, 376, 719 NW 2d 809 (2006) Barnett vs. Hildalgo, 478 Mich 151, 158, 732 N.W. 2d 472 (2007); Vicencio v Ramirez, 211 Mich App 501, 506, 536 N.W. 2d 280 (1995)

4 On June 13, 2012 - the Michigan Court of Claims by Judge William Collette erroneously dismissed this Civil Action by rendering a "arbitrary" "capricious" "unfounded" "harsh" "untenable" judicial decision that was inconsistent and clearly contrary with "Fundamental Fairness"; "Due Process of Law" and "Equal Protection of the Law" as mandated by the Michigan law. See, <u>Maldonado v. Ford Motor Co.</u>, 476 Mich 372, 376, 719 NW., 2d 809 (2006) <u>Barnett vs Hildalgo</u>, 478 Mich 151, 732 NW N.W. 2d 472 (2007); <u>Vicencio v Ramirez</u>, 211 Mich App 501, 506, 536 N.W. 2d 280 (1995)

5 On June 13, 2012 - the Michigan Court of Claims by Judge William Collette - erroneously ignored that the "Detroit Taxpayers and the Residents of the City of Detroit - who are the "Real Parties in Interest" in this "Case and Controversy" and the Detroit Law Department - as - Corporation Counsel - for the City of Detroit are "duty - obligated" to legally represent the Detroit Taxpayers and the residents of the City of Detroit who are the true "aggrieved persons" that are being adversely affected by the "withholding" of these Revenue Sharing Funds by the Michigan Department of Treasury and the State of Michigan in this "Case and Controversy"

6 On June 13, 2012- the Michigan Court of Claims - by Judge William Collette erroneously ignored the "Real Parties in Interest" specifically the Detroit Taxpayers and the Residents of the City of Detroit who are now currently suffering from the loss of Revenue Sharing Funds that have not been disbursed or released by the Michigan Department of Treasury and the State of Michigan-including other monetary revenue and funds that are "Due and Owing" to the City of Detroit and the Detroit Taxpayers and Residents at this time. See, Menendez v. Detroit, 337 Mich. 476, 482, 60 N.W. 2d 319 (1953)

7 INTERVENTION by these Third Parties TYRONE TRAVIS; LEONARD R
ESTON; CLIFFORD STAFFORD, JAMES COLES; CORNELL SQUIRES Sr is now necessary
in this Civil Action - because e - these Real Parties in Interest have legal standing to
now proceed, maintain, pursue this Civil Action as a matter of Michigan law.- See,

Menendez v. Detroit, 337 Mich 476, at 482, 60 N.W. 2d 319 (1953)

8 INTERVENTION by these Third Parties TYRONE TRAVIS; LEONARD R ESTON; CLIFFORD STAFFORD, JAMES COLES; CORNELL SQUIRES Sr is allowed and judicially permitted in this Civil Action by the Michigan Courts based upon the Michigan Court Rules - MCR 2.209(A)(3); MCR 2.209 (B)(2); MCR 2.209(C) (1); MCR 2.209(D) and the Michigan Law.See, Krajewski vs Klawon, 84 Mich App 532, at 536, 270 N.W. 2d 9 (1978)

WHEREFORE- TYRONE TRAVIS -a Detroit Taxpayer - Resident; LEONARD

R. ESTON a Detroit Taxpayer-Resident; CLIFFORD STAFFORD - a Detroit Taxpayer
Resident; JAMES COLES - a Detroit Taxpayer Resident; CORNELL SQUIRES a Detroit respectfully request that this Michigan Court of Appeals:

A Schedule and Conduct a Motion hearing in open Court regarding this Motion for Intervention in the above Civil Action

B Grant this written Motion for Intervention and Enter written ORDER Granting Intervention of Tyrone Travis, Leonard R. Eston, Clifford Stafford, James Coles, Cornell Squires Sr under MCR 2.209(B)(2) as the Third Party Plaintiffs based upon the facts, circumstances and the Michigan law-Forthwith

TYRONE TRAVIS

Intervening Third Party Plaintiff

15363 Hartwell

Detroit, Michigan 48227

Tel: (313) 653-3176

CLIFFORD STAFFORD

Intervening Third Party Plaintiff 18701 Grand River- Suite # 147

Detroit, Michigan 48223 Tel: (313) 221- 4090

Cornell Sques by

CORNELL SQUIRES Sr.

Intervening Third Party Plaintiff

3380 South Electric

Detroit, Michigan 48217

Tel: (313) 460-3175

LEONARD R ESTON:

Intervening Third Party Plaintiff

9996 Archdale

Detroit, Michigan 48227

Tel: (313) 467-0293

JAMES COLES

Intervening Third Party Plaintiff

000 & Su Muses briker

2130 Harding

Detroit, Michigan 48214

Tel: (313) 918-5661

We the People for/the People CORNELL SQUIRES

Post Office Box # 180

Lincoln Park, Michigan 48146

Tel: (313) 208-4281

State of Michigan)

)ss

County of Ingham)

TYRONE TRAVIS, LEONARD R ESTON; CLIFFORD STAFFORD,

JAMES COLES; CORNELL SQUIRES Sr having read the foregoing written Motion duly subscribed by them and hereby state that the facts, averments, allegations in this Motion are true and correct except as those matters based upon information and belief this day of July, 2012 before a **Notary Public**

Netary Public, State of Michigan

Wayne County

My Commission Expires on: 11-05-2014

TYRONE BEAM

NOTARY PUBLIC, Caldand County, MI My Commission Expires Nov. 5, 2014

Hoting out of Tindham Caranty

07/06/2012 04:54 3139634680

STATE OF MICHIGAN MICHIGAN COURT OF CLAIMS - INGHAM COUNTY

CITY OF DETROIT

A Michigan Municipal Corporation

Plaintiff

Case # 12-000066- MK Hop. JUDGE WILLIAM COLLETTE

-VS-

MICHIGAN DEPARTMENT OF TREASURY

a State Agency of the State of Michigan STATE OF MICHIGAN, a Sovereign State of the United States of America

Defendant(s)

TYRONE TRAVIS - Detroit Taxpayer - Resident
LEONARD R. ESTON - Detroit Taxpayer-Resident
CLIFFORD STAFFORD - Detroit Taxpayer - Resident
JAMES COLES - Detroit Taxpayer Resident
CORNELL SQUIRES - Detroit Taxpayer- Resident
and "WE THE PEOPLE FOR THE PEOPLE" a
Detroit Constitutional and Human Rights Organization

Intervening Third Party Plaintiff (s) with Legal Standing

INTERVENING PLAINTIFFS MOTION FOR RELIEF FROM THE JUDGMENT ORDER-Dated June 13, 2012 ISSUED IN ABOVE ACTION BY THE COURT BASED UPON MCR 2.612 AND A REQUEST TO REINSTATE THIS CIVIL ACTION FOR GOOD CAUSE BASED UPON LEGAL STANDING AND THE PRINCIPLES OF "DUE PROCESS" AND "EQUAL PROTECTION OF LAW"

Now comes the Intervening Third Party Plaintiffs- TYRONE TRAVIS

LEONARD R ESTON; CLIFFORD STAFFORD, JAMES COLES; CORNELL SQUIRES

and "We the People for the People" as a Detroit Constitutional and Human Rights

Organization and respectfully move this Honorable Michigan Court of Claims to now

entertain this written MOTION FOR RELIEF FROM JUDGMENT- ORDER Dated – June

13, 2012 and REQUEST TO REINSTATE this Civil Action for Good Cause based upon

Taxpayer Legal Standing and the legal principles of "Due Process of Law" and "Equal

Protection of Law" and the applicable Michigan law - for the following reasons:

1 On June 13, 2012 - the Michigan Court of Claims by Judge William Collette Dismissed this Civil action in open Court for "Lack of Standing" and lack of authority to maintain and pursue this Civil Action by the Detroit Law Department as the Corporation Counsel -for the City of Detroit.

2 On June 13, 2012 - the Michigan Court of Claims by Judge William Collette erroneously dismissed this Civil Action by rendering a "arbitrary" "capricious" "unfounded" "harsh" "untenable" judicial decision that was <u>inconsistent</u> and clearly <u>contrary</u> with "Fundamental Fairness"; "Due Process of Law" and "Equal Protection of the Law" as mandated by the Michigan law.

3 On June 13, 2012 - the Michigan Court of Claims by Judge William Collette - <u>erroneously ignored</u> that the "Detroit Taxpayers and the Residents of the City of Detroit - who are the "Real Parties in Interest" in this "Case and Controversy" and the Detroit Law Department - as - Corporation Counsel - for the City of Detroit are "duty - obligated" to legally represent the Detroit Taxpayers and the residents of the City of Detroit who are the true "aggrieved persons" that are being <u>adversely affected</u> by the "withholding" of these Revenue Sharing Funds by the Michigan Department of Treasury and the State of Michigan in this "Case and Controversy"

4 On June 13, 2012- the Michigan Court of Claims - by Judge William Collette erroneously ignored the "Real Parties in Interest" specifically the Detroit Taxpayers and the Residents of the City of Detroit who are <u>currently suffering</u> from the loss of Revenue Sharing Funds that <u>have not</u> been disbursed or released by the Michigan Department of Treasury and the State of Michigan—including other monetary revenue and funds that are "Due and Owing" to the City of Detroit and the Detroit Taxpayers and Residents at this time.. See, <u>Menendez v. Detroit</u>, 337 Mich. 476, 482, 60 N.W. 2d, 319 (1953)

5 TYRONE TRAVIS -a Detroit Taxpayer -- Resident; LEONARD R.
ESTON a Detroit Taxpayer-Resident; CLIFFORD STAFFORD - a Detroit Taxpayer -Resident; JAMES COLES - a Detroit Taxpayer Resident; CORNELL SQUIRES -- a
Detroit Taxpayer-Resident -- as "Aggrieved Parties" who have Legal Standing to maintain and pursue this Civil Action and now seek judicial relief from the Michigan Court of Claims - because - they are the "Real Parties in Interest" in this "Case and Controversy" who are now suffering from the non-payment and withholding of the Revenue Sharing Funds - and - other monetary revenue and funds that are now "Due and Owing to the City of Detroit by the Michigan Department of Treasury is clearly "illegal" and is now causing the above individual substantial injuries. See, Menendez v. Detroit, 337 Mich. 476, 482, 60 N.W.2d 319 (1953),

and Human Rights Organization - that consist of residents of the City of Detroit who also has Legal Standing to seek judicial relief from this Court - for and in behalf of the "aggrieved persons" who are being denied Municipal services - such as Police and Fire Department protection; Municipal lighting of the Streets of the City of Detroit; Recreation for the Juveniles in the City of Detroit - due to the Non-payment and Withholding of these Revenue Sharing Funds - by these Defendants - Michigan Department of Treasury and the State of Michigan..

7 TYRONE TRAVIS -a Detroit Taxpayer - Resident; LEONARD R.
ESTON a Detroit Taxpayer-Resident; CLIFFORD STAFFORD - a Detroit Taxpayer Resident; JAMES COLES - a Detroit Taxpayer Resident; CORNELL SQUIRES a Detroit
Taxpayer-Resident as "Aggrieved Parties hereby request that the Michigan Court of
Claims -must now- Reinstate this Civil Action and Vacate the written Order of Dismissal
duly entered and issued in this "Case and Controversy" by the Honorable JUDGE

WILLIAM COLLETTE on June 13, 2012 - for "Lack of Legal Standing" - because said judicial ruling was clearly erroneous, unfounded, unwarranted as a matter of Michigan law... See, Killeen vs Wayne County Civil Service Commission, 108 Mich App 14; 318 NW. 2d 257 (1981); Home Telephone Co vs Michigan Railroad Commission 174 Mich 219, at 224, 140 NW 496 (1913)

8 JUDICIAL RELIEF FROM THIS ORDER-of DISMISSAL - dated June 13 2012 is clearly justified and warranted- because - this is a "Case and Controversy" that is viable Civil Action that has legal merit and the Lack of Legal Standing is a guestionable judicial ruling in this Civil Action - because—the Detroit Law Department Department - known as - Detroit Corporation Counsel (Attorney Krystal Crittendon and her assistants) have the legal right and duty to pursue and maintain this Civil Action for and in behalf of the "Real Parties of Interest" in this "Case and Controversy" are the Detroit Taxpayers and Residents who are the "aggrieved persons "-who are now suffering from the non-payment and/or withholding of these Revenue Sharing Funds .See, Killeen vs Wayne County Civil Service Commission, 108 Mich App.14; 318 NW. 2d 257 (1981); Home Telephone Co, vs Michigan Railroad Commission, 174 Mich 219, at 224, 140 NW 496 (1913); MCR 2.612(C)(1)(d); MCR 2.612(C)(1)(f); MCR 2.612(C)(2)

WHEREFORE- TYRONE TRAVIS -a Detroit Taxpayer - Resident; LEONARD

R. ESTON a Detroit Taxpayer-Resident; CLIFFORD STAFFORD - a Detroit Taxpayer
Resident; JAMES COLES - a Detroit Taxpayer Resident; CORNELL SQUIRES a Detroit respectfully request that this Michigan Court of Appeals:

- A. Schedule and Conduct a Motion hearing in open Court regarding this Motion for Relief from the Judgment-Order- of Dismissal dated June 13, 2012 duly issued and entered in the above Civil Action
- B. Grant, this Motion for Relief from Judgment and Issue and Enter a written ORDER GRANTING RELIEF FROM THIS ORDER and VACATING this Dismissal of this Civil Action based upon the above stated reasons and applicable Michigan law Forthwith

C. Order the Parties and it he Attorneys of Record to proceed forward with this contested Civil Action as mandated by the Michigan Court Rules and the laws of the State of Michigan and Schedule a Settlement Conference and a Trial Date to expediently finalize this Civil Action due to the serious nature of this controversy - Forthwith

TYRONE TRAVIS

Intervening Third Party Plaintiff

15363 Hartwell

Detroit, Michigan 48227

Tel: (313) 653- 3176

CLIFFORD STAFFORD

Intervening Third Party Plaintiff 18701 Grand River- Suite # 147

Detroit, Michigan 48223

Tel: (313) 221-4090

CORNELL SQUIRES Sr

Intervening Third Party Plaintiff

3380 South Electric

Detroit, Michigan 48217

Tel : (313) 460-3175

State of Michigan)

)ss

County of Ingham)

LEONARD R ESTON;

Intervening Third Party Plaintiff

9996 Archdale

Detroit, Michigan 48227

Tei: (313) 467-0293

JAMES COLES;

Intervening Third Party Plaintif

2130 Harding

Detroit, Michigan 48214

Tel: (313) 918-5661

We the People for the People

CORNELL SQUIRES

Post office Box # 180

Lincoln Park, Michigan 48146

Tel: (313) 460-3175

TYRONE TRAVIS, LEONARD R ESTON; CLIFFORD STAFFORD,

Notary Public, State of Michigan

Wayne County

My Commission Expires on:

Moting Out of Ingham County

TYRONE BEAN

NOTARY PUBLIC, Caldand County, Mi My Commission Expires Nov. 5, 2014 -5-

STATE OF MICHIGAN MICHIGAN COURT OF CLAIMS - INGHAM COUNTY

CITY OF DETROIT

Michigan Municipal Corporation

Plaintiff

Case # 12-000066- MK

MICHIGAN DEPARTMENT OF TREASURY a State Agency of the State of Michigan STATE OF MICHIGAN, a Sovereign State of the United States of America

Defendant(s)

TYRONE TRAVIS - Detroit Taxpayer Resident
LEONARD R. ESTON - Detroit Taxpayer-Resident
CLIFFORD STAFFORD - Detroit Taxpayer -Resident
JAMES COLES - Detroit Taxpayer Resident
CORNELL SQUIRES - Detroit Taxpayer- Resident
and "WE THE PEOPLE FOR THE PEOPLE" a
Detroit Constitutional and Human Rights Organization

Intervening Third Party Plaintiff (s) with Legal Standing

WRITTEN MEMORANDUM OF LAW IN SUPPORT OF THE INTERVENING PLAINTIFFS MOTION FOR RELIEF FROM THE JUDGMENT ORDER-Dated June 13, 2012 ISSUED IN ABOVE ACTION BY THE COURT BASED UPON MCR 2.612 AND A REQUEST TO REINSTATE THIS CIVIL ACTION FOR GOOD CAUSE BASED UPON LEGAL STANDING AND THE PRINCIPLES OF "DUE PROCESS" AND "EQUAL PROTECTION OF LAW"

THIRD PARTIES - Tyrone Travis, Leonard R. Eston, Clifford Stafford,
James Coles, Cornell Squires and "We the People for the People" - hereby submit
this written Memorandum of Law to the Michigan Court of Claims as Legal authority
to support the written INTERVENING PLAINTIFFS MOTION FOR RELIEF FROM THE
JUDGMENT ORDER Dated June 13, 2012 DISMISSING CIVIL ACTION FOR LACK
OF LEGAL STANDING - by stating that:

INTERVENTION by these Third Parties TYRONE TRAVIS; LEONARD R
ESTON; CLIFFORD STAFFORD, JAMES COLES; CORNELL SQUIRES Sr is allowed and judicially permitted in this Civil Action by the Michigan Courts based upon the Michigan

and CORNELL SQUIRES Sr are Detroit Taxpayers and Residents who as Third Parties have Taxpayer Legal Standing and the Legal Right to now file this written Motion To Intervene in this contested Civil Action because this "Case and Controversy" relates to alleged Revenue Sharing Funds and Unpaid Water Bills that are due and owing to the Plaintiff- City of Detroit a Municipal Corporation- that is financially subsidized by these Third Parties- namely -TYRONE TRAVIS; LEONARD R ESTON; CLIFFORD STAFFORD, JAMES COLES and CORNELL SQUIRES Sr See, Warth v. Seldin, 422 U.S. 490, , .

Commission, 108 Mich App.14; 318 NW. 2d 257 (; Home Telephone Co, vs Michigan Railroad Commission, 174 Mich 219, at 224, 140 NW 496 (1913); MCR 2.209(A)(3); MCR 2.209 (B)(2); MCR 2.209(C) (1); MCR 2.209(D). Warth v. Seldin, 422 U.S. 490, ... 5 S Ct 2197, 45 L. Ed. 2d 343 (1975) Barnes v. City of Cincinnati, 401 F. 3d 729 (6th Cir 2005)

Therefore this written Motion for Intervention should be Granted by this Michigan Court of Claims - at the request of TYRONE TRAVIS; LEONARD R ESTON CLIFFORD STAFFORD, JAMES COLES and CORNELL

SQUIRES Sr based upon the above citied legal authority.

TYRONE TRAVIS

Intervening Third Party Plaintiff

26LVZ

15363 Hartwell

Detroit, Michigan 48227

Tel: (313) 653-3176

CLIFFORD STAFFORD

Intervening Third Party Plaintiff 18701 Grand River- Suite # 147

Detroit, Michigan 48223 Tel: (313) 221-4090

CORNELL SQUIRES 94.

Intervening Third Party Plaintiff

3380 South Electric

Detroit, Michigan 48217

Tel: (313) 460-3175

LEONARD R ESTON:

Intervening Third Party Plaintiff

9996 Archdale

Detroit, Michigan 48227

Tel: (313) 467-0293

JAMES COLES

Intervening Third Party Plaintiff

2130 Harding

Detroit, Michigan 48214 Tel : (313) 918-5661

We the People for the People

CORNELL SQUIRES

Post Office Box # 180

Lincoln Park, Michigan 48146

Tel: (313) 208-4281

07/06/2012 04:54 3139634680 PAGE 13/19

CITY OF DETROIT

A Michigan Municipal Corporation
Plaintiff

_VS-

Case # 12-000066- MK Hon. JUDGE WILLIAM COLLETTE

MICHIGAN DEPARTMENT OF TREASURY a State Agency of the State of Michigan STATE OF MICHIGAN, a Sovereign State of the United States of America

Defendant(s)

TYRONE TRAVIS - Detroit Taxpayer Resident
LEONARD R. ESTON - Detroit Taxpayer-Resident
CLIFFORD STAFFORD - Detroit Taxpayer - Resident
JAMES COLES - Detroit Taxpayer Resident
CORNELL SQUIRES - Detroit Taxpayer- Resident
and "WE THE PEOPLE FOR THE PEOPLE" a
Detroit Constitutional and Human Rights Organization

Intervening Third Party Plaintiff (s) with Legal Standing

THIRD PARTIES WRITTEN MEMORANDUM OF LAW IN SUPPORT OF THE INTERVENING PLAINTIFFS MOTION FOR RELIEF FROM THE JUDGMENT ORDER-Dated June 13, 2012 ISSUED IN ABOVE ACTION BY THE COURT BASED UPON MCR 2,612 AND A REQUEST TO REINSTATE THIS CIVIL ACTION FOR GOOD CAUSE BASED UPON LEGAL STANDING AND THE PRINCIPLES OF "DUE PROCESS" AND "EQUAL PROTECTION OF LAW"

THIRD PARTIES - Tyrone Travis, Leonard R. Eston, Clifford Stafford,

James Coles, Cornell Squires and "We the People for the People" - hereby submit
this written Memorandum of Law to the Michigan Court of Claims as Legal authority
to support Intervening Plaintiff's Motion for Relief from the Judgment Order - Dated
June 13, 2012 by stating that:

The Michigan Court Rules - MCR 2.612(C)(1)(d); MCR 2.612(C)(1)(f); MCR 2.612(C)(2); MCR 2.612 (C)(1)(b) allow parties -or- persons with "Legal Standing" to file a timely written Motion for Relief from a Judgment - or - to legally challenge the entry of this written Order of Dismissal dated- June 13, 2012 that was erroneously issued by the Michigan Court of Claims (Judge William Collette) dismissing this Civil

Action for "Lack of Legal Standing"" without an Evidentiary Hearing being conducted on this legal issue, See, Rogoski vs Muskegon, 107 Mich App. 730; 309 NW. 2d 718 (1981); Rapaport vs Rapaport, 185 Mich App 12, 460 N.W. 2d 588 (1990); McMananon vs Redford Township, 273 Mich App. 131, 730 N.W. 2d 757 (2006)

Relief from this written Order of Dismissal dated- June 13, 2012 - is clearly justified – in this contested - Civil Action - because - "someone" - as Legal Standing to file, pursue and maintain this Civil Action in the Michigan Court of Claims against the Defendants – Michigan Department of Treasury . This written Order of Dismissal - dated- June 13, 2012 must now be Vacated by this Michigan Court of Claims - to comply with the "Fair Administration of Justice" and "Equal Protection of Law" as mandated by the 14th Amendment to the U.S Constitution ; the Michigan Constitution - Article I, Sections # 2 , # 3 and # 17 (1963) and the Michigan Law. See, Marshall vs Marshall, 135 Mich App 702, 355 N.W. 2d 661 (1984) McMananon vs Redford Township, 273 Mich App. 131, 730 NW. 2d 757 (2006) Curtis vs Curtis, 250 Mich 105, 229 N.W. 2d 622 (1930)

This Civil Action was filed in "Good Faith" by the Detroit Law Department in behalf of the City of Detroit to collect and recover Revenue Sharing funds allegedly owed to the Plaintiff- City of Detroit by the Defendants- Michigan Department of Treasury and the State of Michigan - based upon the newly adopted City of Detroit Charter and their Legal Authority under the Michigan law. See, Killeen vs. Wayne County Civil Service Commission, 108 Mich App.14; 318 NW. 2d 257 (1981); Home Telephone Co., vs. Michigan Railroad Commission, 174 Mich 219, at 224, 140 NW 496 (1913)

The Michigan Court of Claims - failed to judicially ascertain who has Legal Standing to file, pursue and maintain this Civil Action in this Court. This constitutes palpable "Judicial Error". See, <u>Maldonado v. Ford Motor Co.</u>, 476 Mich. 372, 376, 719

NW 2d 809 (2006) <u>Barnett vs. Hildalgo</u>, 478 Mich 151, 158, 732 N.W. 2d 472 (2007)

:Vicencio vs Ramirez, 211 Mich App 501, 506, 536 N.W. 2d 280 (1995)

Thus, this written Order of Dismissal dated – June 13, 2012 must now be vacated by the Michigan Court of Claims - <u>because</u>- said judicial ruling by Judge William Collette on June 13, 2012 was clearly: "abusive" "arbitrary" "capricious" "mallcious" "unreasonable" "erroneous" "unfounded" and a violation of "Due Process of Law" in violation of the Michigan law. See, <u>Maidonado v. Ford Motor Co.</u>, 476 Mich 372, 719 NW. 2d 809 (2006) <u>Barnett vs Hildalgo</u>, 478 Mich 151, 158, 732 N.W. 2d 472 (2007) <u>Vicencio vs Ramirez</u>, 211 Mich App 501, 506, 536 N.W. 2d 280 (1995)

Whoever, by virtue of public position under a State government <u>denies</u> or takes away the Equal protection of the laws, violates the constitutional inhibition; and as he acts in the name and for the State, and is clothed with the State's power, his act is that of the State. This must be so, or the constitutional prohibition has no meaning.' Ex parts Virginia. 100 U.S. 339,

347, 25 I, Ed 676

Thus the Fourteenth Amendment prohibitions extend to all action of the State denying equal protection of the laws; whatever the agency of the State taking the action, See Virginia v. Rives. 100 U.S. 313, 25 L.Ed. 667; Com. of Pennsylvania v. Board of Directors of City Trusts of Philadelphia, 353 US 230, 77 S Ct 806, 1 L Ed 2d 792; Sheliy v Kraemer. 334 US 1, 68 S. Ct 838, 92 L. Ed 1161 or whatever the guise in which it is taken.

In Short the Constitutional rights of U.S citizens or Detroit residents based upon the grounds of race or color <u>can neither</u> be <u>nullified openly</u> and <u>directly</u> by State legislators or state executive or judicial officers, <u>nor nullified</u> indirectly by them through the <u>evasive</u> schemes for discrimination whether attempted 'are <u>inganiously or Inganuously</u>.

See, <u>Smith v. Texas</u>, 311 U.S. 128, 132, 61 S.Ct. 164, 166, 85 L.Ed. 84.

the Fourteenth Amendment – expressly mandates that No 'State' shall deny to any person within its jurisdiction the equal protection of the laws. 'A State acts by its legislative, its executive, or its judicial authorities. It can act in no other way. The constitutional provision, therefore, must mean that no agency of the State, or of the officers or agents by whom its powers are exerted, shall deny to any person within its jurisdiction the equal protection of the laws. See. Smith v. Texas, 311 U.S. 128, 132, 61 S.Ct. 164, 166,

85 L. Ed 84

No state legislator or executive or judicial officer can war against the United States Constitution without violating his undertaking to support it. Chief Justice Marshall spoke for a unanimous Court in saying that: 'If the legislatures of the several states may, at will, annul the judgments of the courts of the United States, and destroy the rights acquired under those judgments, the U.S. Constitution itself becomes a solemn mockery See, United States v. Peters, 5 Cranch 115, 136, 3 L.Ed. 53.

Therefore this written Motion for Relief from the Judgment Order and Request to Reinstate this Civil Action should be Granted by this Michigan Court of Claims - at the request of these parties TYRONE TRAVIS;

SQUIRES Sr based upon the above citied legal authority.

TYRONE TRAVIS

Intervening Third Party Plaintiff

15363 Hartwell

Detroit, Michigan 48227

Tel: (313) 653-3176

LEONARD R ESTON;

Intervening Third Party Plaintiff

9996 Archdale

Detroit, Michigan 48227

Tel: (313) 467-0293

CLIFFORD STAFFORD

Intervening Third Party Plaintiff 18701 Grand River- Suite # 147 Detroit, Michigan 48223

Tel: (313) 221-4090

CORNELL SQUIRES Sr.

Intervening Third Party Plaintiff

3380 South Electric

Detroit, Michigan 48217 Tel: (313) 460-3175

JAMES COLES";

Intervening Third Party Plaintiff 2130 Harding

Detroit, Michigan 48214 Tel : (313) 918-5661

We the People for the People CORNELL SQUIRES

Post Office Box # 180 Lincoln Park, Michigan 48146

Tel : (313) 208-4281

STATE OF MICHIGAN MICHIGAN COURT OF CLAIMS - INGHAM COUNTY

CITY OF DETROIT

A Michigan Municipal Corporation

Plaintiff

Case # 12-000066- MK Hon. JUDGE WILLIAM COLLETTE

-VS-MICHIGAN DEPARTMENT OF TREASURRY

a State Agency of the State of Michigan STATE OF MICHIGAN, a Sovereign State

of the United States of America

Defendant(s)

TYRONE TRAVIS - Detroit Taxpayer - Resident LEONARD R. ESTON - Detroit Taxpayer-Resident CLIFFORD STAFFORD Detroit Taxpayer Resident JAMES COLES, Detroit Taxpayer-Resident CORNELL SQUIRES Sr, Detroit Taxpayer - Resident and "WE THE PEOPLE FOR THE PEOPLE" a Detroit Constitutional and Human Rights Organization

> Intervening Third Party Persons, with Legal Standing

> > CERTIFICATE OF SERVICE

I, Cornell Squires Jr - being first duly sworn, deposes and states that

I did insert copies of the written Notice of Hearing, this Certificate of Service and the :

INTERVENING PLAINTIFFS MOTION FOR RELIEF FROM THE JUDGMENT ORDER- Dated June 13, 2012 ISSUED IN ABOVE ACTION BY THE COURT BASED UPON MCR 2.612 AND A REQUEST TO REINSTATE THIS CIVIL ACTION FOR GOOD CAUSE BASED UPON LEGAL STANDING AND THE PRINCIPLES OF "DUE PROCESS" AND "EQUAL PROTECTION OF LAW"

THIRD PARTY MOTION REQUESTING LEAVE AND AUTHORITY TO INTERVENE IN THE ABOVE CIVIL ACTION AND REQUEST FOR ENTRY OF WRITTEN ORDER GRANTING THESE THIRD PARTIES THE RIGHT TO INTERVENE IN THE ABOVE CONTESTED CIVIL ACTION AS "AGGRIEVED PERSONS" WITH "TAXPAYER LEGAL STANDING" TO NOW PURSUE JUDICIAL RELIEF IN THIS CONTROVERSY

into envelopes addressed to the following Attorneys of Record - specifically :

ATTORNEY FRANK J. MONTIZELLE Assistant Michigan Attorney General 525 Ottawa Street- 6th Floor Post Office Box # 30212 Lansing, Michigan 48909

ATTORNEY MICHELLE M ERYA 5801 West Michigan Avenue Post Office Box #80857 Lansing, Michigan 48909

ATTORNEY MICHAEL F MURPHY Michigan State Operations Division Post Office # 30754 Lansing, Michigan 48909

ATTORNEY JAMES NOSEDA Detroit Law Department City of Detroit 660 Woodward Avenue- Suite # 1650 Detroit, Michigan 48226

with 1st class postage affixed to said envelopes and I, Cornell Squires Sr did deposit said envelopes in the U.S. mailbox on July 5, 2012 for Postal Delivery so that these Legal Pleadings could be served upon these Attorneys of Record - pursuant to MCR 2.107(B)(1) in the above entitled Civil Action.

State of Michigan) County of Ingham)

I, CORNELL SQUIRES Sr having read the foregoing written Motion duly subscribed by them and hereby state that the facts, averments, allegations in this Motion are_true and correct except as those matters based upon information and belief this

Notary Public, State of Michigan

Wayne County

My Commission Expires on: 11-5-2014

TYRONE BEAN NOTARY PUBLIC, Caking County, MI My Commission Expires Nov. 5, 2014 Horing But of Ingham Courty