PUBLIC NOTICE CLAYTON COUNTY BOARD OF SUPERVISORS

NOVEMBER 16, 2021

Meeting of the Clayton County Board of Supervisors at 600 Gunder Road NE. Elkader, Iowa. Present: Steve Doeppke, Sharon

Keehner, and Ray Peterson Guests: Mary McKinnell, Peggy Lane, Linda Zuercher, Justin Flage,

Eli Garms, Rafe Koopman, Sarah Moser Jason Howes Keehner moved, Doeppke seconded to approve the minutes of the

November 9, 2021 meeting, Aves: Doeppke, Keehner, Peterson. Motion carried. Doeppke moved, Keehner sec-

onded to approve the claims as presented totaling \$116,072.75. Ayes: Doeppke, Keehner, Peterson, Motion carried.

The Board received an update from County Social Services.

The Board received an update from the County Insurance Committee

The Board of Supervisors and Jennifer Garms, County Auditor, met as a Board of Canvassers, as provided by law, and canvassed the election returns for controlled areas from the City/School Flection held November 2, 2021. The result of said canvass is as follows:

MFL MarMac School Director At-Large

Gina Roys, Received Three Hundred and Fifteen (315) votes Joshua Grau, Received Three

Hundred and Thirty-Five (335) Aaron Schroeder, Three Hundred and Twenty-Nine

(329) votes Jonathon Moser, Received Three

Hundred and Twenty-Nine (329)

Scattering, Received Twenty (20)

We therefore declare Gina Roys. Joshua Grau, Aaron Schroeder, and Jonathon Moser to be duly elected for the office of MFL MarMac Ridge School Director At-Large. Combine totals from Allamakee and Clayton counties.

Starmont School Director At-

Victoria K. Althoff, Received One Hundred and Ninety-One (191)

Jacob Moellers. Received Two Hundred and Ninety (290) votes LaTosha Raber, Received One Hundred and Sixty-Four (164) votes

Scattering, Received One (4) vote We therefore declare Victoria K. Althoff and Jacob Moellers to be duly elected for the office of Starmont School Director At-Large. Combine totals from Buchanan, Delaware, Fayette, and Clayton

counties. The Board reconvened as the Board of Supervisors.

Keehner moved, Doeppke seconded to approve the Tier 2 canvass of the City/School Election held November 2, 2021. Ayes: Doeppke. Keehner. Peterson. Motion Doeppke moved, Keehner sec-

onded to accept and place on file the Post-Election Audit Report & Auditor Certification for the City/ School Election held November 2 2021. Ayes: Doeppke, Keehner, Peterson. Motion carried.

Ray Peterson. Board of Supervisors Chair Attest:

> Jennifer Garms. Clayton County Auditor

Published December 1, 2021 in The Outlook, Monona.

PUBLIC NOTICE STATE OF WISCONSIN CIRCUIT COURT CRAWFORD COUNTY

STATE OF WISCONSIN CIRCUIT COURT CRAWFORD COUNTY Case No.:

Case Code: 30101 Amount Claimed is Greater than the Amount Under s. 799.01 (1) (d).

BRIAN YAHN

43830 Spencer Hill Road Boscobel, WI 53805 Plaintiff.

INTEGRITY PROPERTY AND CASUALTY INSURANCE COMPANY c/o CT Corporation System 301 S. Bedford St. Ste. 1

ABC INSURANCE COMPANY an unknown insurance company,

MICHAEL LEE **OBERBROECKLING** 21836 Great River Road

Garnavillo, IA 52049

Madison, WI 53703

Madison, WI 53703

Defendants, ARTISAN AND TRUCKERS CASUALTY COMPANY c/o CT Corporation System 301 S. Bedford St. Ste. 1

NORTH CENTRAL STATES REGIONAL COUNCIL OF CARPENTERS HEALTH FUND 1704 Devney Drive Altoona, WI 54720

DEE INSURANCE COMPANY an unknown insurance company. Subrogated Defendants.

SUMMONS

THE STATE OF WISCONSIN TO EACH PERSON NAMED ABOVE AS A DEFENDANT:

You are hereby notified that the plaintiff named above has filed a lawsuit or other legal action against you. The Complaint, which is attached, states the nature and basis of the legal action.

Within forty-five (45) days of re-ceiving this Summons, you must respond with a written answer, as that term is used in Chapter 802 of the Wisconsin Statutes, to the Complaint. The Court may reject or disregard an answer that does not follow the requirements of the statutes. The answer must be sent or delivered to the Court, whose address is 220 N. Beaumont Road, Prairie du Chien, Wisconsin 53821, and to Christopher E. Rogers, plaintiffs attorney, whose address is 150 East Gilman Street, Suite 2000, Madison, Wisconsin 53703. You may have an attorney help or represent you.

If you do not provide a proper answer within forty-five (45) days, the Court may grant judgment against you for the award of money or other legal action requested in the Complaint, and you may lose your right to object to anything that is or may be incorrect in the Complaint. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future and may also be enforced by garnishment or seizure of prop-

Dated this 10th day of September,

HABUSH HABUSH & ROTTIER S.C.® Electronically signed by Christopher E. Rogers Christopher E. Rogers State Bar No.: 1020946 Attorney for Plaintiffs 150 E. Gilman St. #2000 Madison, WI53703 (608) 255-6663

STATE OF WISCONSIN CIRCUIT **COURT CRAWFORD COUNTY**

Case No. Case Code: 30101 Amount Claimed is Greater than the Amount Under s. 799.01 (1) (d).

BRIAN YAHN 43830 Spencer Hill Road Boscobel, WI 53805

INTEGRITY PROPERTY AND CASUALTY INSURANCE COMPANY c/o CT Corporation System 301 S. Bedford St. Ste. 1 Madison, WI 53703

ABC INSURANCE COMPANY, an unknown insurance company,

MICHAEL LEE **OBERBROECKLING** 21836 Great River Road Garnavillo, IA 52049

Defendants, ARTISAN AND TRUCKERS CASUALTY COMPANY c/o CT Corporation System 301 S. Bedford St. Ste. 1 Madison, WI 53703

NORTH CENTRAL STATES REGIONAL COUNCIL OF CARPENTERS HEALTH FUND 1704 Devney Drive Altoona, WI 54720

DEF INSURANCE COMPANY, an unknown insurance company, Subrogated Defendants.

COMPLAINT

Plaintiff, Brian Yahn, through his attorneys, Habush Habush & Rottier, S.C.®, hereby allege the following as a complaint against the defendants.

1. The plaintiff, Brian Yahn, is an adult resident of the state of Wisconsin, who currently resides at 43830 Spencer Hill Road, Boscobel, WI 53805.

2. The defendant, Integrity Property and Casualty Insurance Company, is a foreign insurance corporation, licensed to do business in the state of Wisconsin with its

principal offices located at 671 S. High Street, Columbus, OH 43206, whose registered agent is CT Corporation System, 301 S. Bedford St. Ste. 1, Madison, WI 53703, which had, at all times material hereto, a liability insurance policy covering a 2012 Kenworth Motor Semi owned and operated by Michael Lee Ober-

broeckling.

3. Upon information and belief, an unknown insurance company, herein designated pursuant to §807.12, Wisconsin Statutes, by the fictitious name of ABC Insurance Company, had issued a policy of insurance to defendant, Michael Lee Oberbroeckling, which policy provided liability insurance covering a 2012 Kenworth Motor Semi owned and operated by Michael Lee Oberbro-

eckling. 4. The defendant, Michael Lee Oberbroeckling, is an adult resident of the state of lowa who, upon information and belief, currently resides at 21836 Great River Road, Gamavillo, IA 52049.

The defendant, Artisan and Truckers Casualty Company is a domestic corporation licensed to do business in the state of Wisconsin with its principal offices located at 6300 Wilson Mills Rd W33, Cleveland OH 44143-2182, whose registered agent is CT Corporation System, 301 S. Bedford St. Ste. 1, Madison, WI 53703, and was at all times material hereto the Medpay carrier for Brian Yahn and made payment of medical and other expenses on behalf of plaintiff Brian Yahn.

The subrogated defendant, North Central States Regional Council of Carpenters Health Fund is a health benefit plan. This Plan allegedly is a subrogated defendant by reason of Wisconsin Statute 803.03 because it may have an interest in the claim of the plaintiff by reason of its being the medical benefits provider for the plaintiff,

Brian Yahn.
7. Upon information and belief, an unknown insurance company, herein designated pursuant to §807.12, Wisconsin Statutes, by the fictitious name of DEF Insurance Company, had issued a policy of health insurance coverage to plaintiff, Brian Yahn, and made payment of medical expenses on behalf of plaintiff Brian Yahn.

8. On September 12, 2018, at approximately 4:04 p.m. on State Highway 60, in the Town of Marietta, County of Crawford, Brian Yahn was driving a 2016 Nissan Altima westbound on State Highway 60 when Michael Lee Oberbroeckling, the owner and operator of a 2012 Kenworth Motor Semi, rear-ended Brian Yahn's vehicle.

9. At the time and place described above, and immediately prior thereto, defendant Michael Lee Oberbroeckling was negligent in the operation of the 2012 Kenworth Motor Semi.

10. The negligence of Michael Lee Oberbroeckling was a substantial factor and proximate cause of the collision and all of injuries and damages suffered by Brian Yahn. Michael Lee Oberbroeckling, is therefore liable to the plaintiff for all

of his injuries and damages.

11. As a direct result of the collision described above, Brian Yahn suffered injuries to his mind and body including, but not limited to, a traumatic brain injury, scalp lacerations, rib fractures with lung contusions, neck strain, headaches, vertigo and post-traumatic-stress disorder. These injuries have, in turn, caused him to experience pain, suffering, interference with his normal activities, interference with his ability to enjoy life and have caused him to incur medical expenses, wage loss and other expenses, all of which are permanent in nature and will contin-

ue into the future. 12. By virtue of its policy of liability insurance covering Michael Lee Oberbroeckling, defendant Integrity Property and Casualty Insurance Company is liable to the plaintiff Brian Yahn for all of his injuries and

damages.

13. By virtue of its policy of liability insurance covering Michael Lee Oberbroeckling, defendant ABC Insurance Company is liable to the plaintiff Brian Yahn for all of his inju-

ries and damages.
WHEREFORE, plaintiff demands judgment as follows:

A. Judgment in favor of the plaintiff Brian Yahn, against the defendants Integrity Property and Casualty Insurance Company, ABC Insurance Company and Michael Lee Oberbroeckling in an amount sufficient to constitute fair and reasonable com-pensation for all of his injuries and

damages, now, and in the future; B. Judgment declaring that the subrogated defendants, Artisan and Truckers Casualty Company, North Central States Regional Council of Carpenters Health Fund and DEF Insurance Company, are not entitled to any recovery out of the judgment rendered in favor of plaintiff;

C. For costs, disbursements and attorney fees incurred in this action; and D. For whatever further relief the

Court deems just and proper.

PLAINTIFF DEMANDS THAT ALL ISSUES RAISED ABOVE BE TRIED BEFORE A JURY OF 12 **PERSONS**

Dated this 10th day of September, 2021.

HABUSH HABUSH & ROTTIER S.C.® Electronically signed by Christopher E. Rogers Christopher E. Rogers State Bar No.: 1020946 Attorney for Plaintiffs 150 E. Gilman St. #2000 Madison, WI53703 (608) 255-6663

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