

Date: Monday, August 21, 2023

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P.O. Box 876
Milledgeville, Georgia 31059-0876

Georgia Dept of Labor (GA-DOL)-Overpayment Unit
P.O. Box 3433 USPS certified #7022 2410 0002 5916 9266, **emailed Aug 03, 2023**
Atlanta, Georgia 30302-3433

Re: Fraudulent GA-DOL notices demanding "repayment" of Pandemic U.I. relief with threats, July 2023 Identity Theft report (FTC id# 161404300), mail theft, mail manipulation, and discriminatory practices by municipal and state-based public employees including U.S. postal service workers.

I am a victim of identity theft. An identity thief used my personal information during the pandemic without my permission to activate an unemployment insurance profile with the GEORGIA DEPARTMENT OF LABOR (GA-DOL) while I received properly authorized COVID-19 Pandemic benefits to stay safe. In December 2021, I started receiving aggressive, demanding, and threatening "repayment" of pandemic benefits notices printed on Georgia DOL-Overpayment Unit letterhead in the mail. This debt is not mine. Based upon the Form 1099G tax statement from GA-DOL, my Pandemic relief benefits were timely filed on my TY2020 federal and Georgia tax returns. From that tax return, I received a federal tax refund plus interest, and there was no Georgia tax balance due. I have enclosed government issued proof of my identity, but not my current driver's license. In Full Disclosure, this notice will be published to the internet. To protect my personally identifiable information (PII) and my credit history, this July 2023-Identity Theft Recovery Plan letter is sent to Georgia Dept of Labor (GA-DOL)-Overpayment Unit per FTC guidance for Identity Theft Recovery via USPS certified mail.

This FTC Recovery Plan letter also serves as an addendum update to previous complaints sent to the Federal Trade Commission (FTC), the U.S. Postal Inspection Service (USPIS) care of Milledgeville, Georgia Postmaster Samania Hairston, and to the U.S. DOJ-Civil Rights Division for accountability of all violations of law under the United States Constitution. If during their investigation, the Civil Rights division finds probable cause and/or evidence for other crimes such as Elder Abuse, Elder Exploitation, Coercion, Felony Property Damage, etc. not in U.S. Dept of Justice accountability, I hereby ask that the information and evidence be referred to the appropriate authority for intervention, criminal investigation, and accountability. In the previous complaints, CAUCASIAN AMERICAN city/county municipal and state-based elected, appointed, hired public officials and other personnel, including employees of the United States Postal Service (USPS) were reported to use discriminatory practices, cultural biases with prejudice, and other racist behaviors in an illegal land grab/identity theft/financial fraud scheme to steal AFRICAN AMERICAN land and real estate so that CAUCASIAN AMERICAN land developers could gentrify the land for profit.

Consistent with the allegations of ongoing discriminatory practices, there have been at least two other unsuccessful state-based efforts to create a false narrative of state-owed debt before this one using my personally identifiable information (PII). The first and second attempts to create FAKE state-based financial obligations came from the Georgia Department of Revenue. As the Personal Representative of the Leo Hurt Estate, I believe the purpose of each attempt I overcame was to create a pathway for CAUCASIAN AMERICAN conversion (taking) of AFRICAN AMERICAN-owned land and property rights by

gaslighting the transition through an excessively high, NON-EXISTENT debt “owed” to the state of Georgia. In collusion with other CAUCASIAN AMERICANS who also work for the public, the fake indebtedness could be used to leverage ownership of real property away from an AFRICAN AMERICAN WARRANTY DEED OWNER—to the state to manufacture outcomes like the Tulsa Race Massacre of 1921 but with an appearance of legality.

FTC Recovery Plan letters such as this one is sent to notify creditors and/or furnishers of information of identity theft within 30 days of the report being filed with the FTC. Previous FTC Recovery letters sent to the GA-DOL were ignored because of the date of arrival. Choosing to ignore the letter without responding to the message content could suggest internal GA-DOL fraud with external collusion. Multiple attempts to create FAKE state-based debts suggests widespread discriminatory practices, Civil Rights abuses, and other undisclosed criminal activity by those employed to Serve and to Protect. Before I recognized the patterns of discriminatory practice, I took steps to protect my father, my home, my identity, my credit history, and my stable revenue streams. The impact of all who colluded to steal my father’s legacy gift at the expense of my household that includes minor children has significantly delayed the proper probating of my father’s estate, defamed my personal and professional character, disrupted my household of minor children, disturbed my Peaceful Occupancy, interrupted my multiple, successful, consistent revenue streams, and dismantled my retirement options to name a few of the harms thus far. Now that I am aware of the true issues, discriminatory harassments, and deliberate distractions that impacted my Quality of Life outcomes, I am better equipped to respond DIFFERENTLY.

My legal team and I are focused upon taking appropriate legal action to recover all that is rightfully mine and sharing relevant Cultural Empowerment information with other AFRICAN AMERICANS likewise affected. Exposing these systemic discriminatory practices is not only essential for my personal/professional recovery from all of the harms manifested thus far, but this information will also guide African American Cultural Empowerment Strategic planning. To protect my credit history, I filed the first FTC report on November 7, 2022 (FTC #153569233), to report the fraud. The complaint was updated on March 17, 2023 (FTC #157693526) to give it a unique email address. This Identity Theft Recovery letter EMAILED within the 30days of the July 3, 2023, complaint (FTC #161404300) complaint ON AUG 3, 2023, TO GA-DOL %Macon Career Center.

(TO ALL AUTHORITIES ON THIS FTC RECOVERY PLAN LETTER . . .)

As Personal Representative, heir, and resident/occupant in possession of **150 West Martin Luther King Junior Drive, Milledgeville, Georgia in Baldwin County** (a parcel of my father’s estate) as my residence and my business location, I am enduring malicious encroachment, and negative law enforcement service from discriminatory practices in the form of a Theft by Deception/illegal land grab/financial fraud scheme carried out by local CAUCASIAN AMERICAN law enforcement, judicial, municipal and USPS personnel. The co-conspirators also include state-based employees who do not mind abusing their positions for gentrification and African American identity thieves for pay. I have never surrendered my active possession, my occupancy, my equity, or other rights to my father’s real property estate assets especially the asset that is my home. Threats of “additional action” from the GA-DOL on a FAKE state-owed debt is designed to be another leveraging tool to steal real estate. As Personal Representative of my father’s estate, I have a fiduciary duty to protect my father’s estate by law.

AFRICAN AMERICANS who possess and occupy family land- purchased and held 50 years or more- appear to be targeted for discriminatory entrapment, abuse of civil process, and gentrification. Entrapped by CAUCASIAN AMERICAN municipal, law enforcement, and judicial officials in an uneven power dynamic, CAUCASIAN AMERICAN officials abuse the trusted positions they hold in the community to convert AFRICAN AMERICAN-owned legacy land into the hands of African

American identity thieves with an ill-defined, non-specific “dispute” -- to keep their discriminatory gentrification activities under the Civil Rights radar because they are CAUCASIAN AMERICAN.

In my case, the identity thieves are siblings who knew they do not have property access rights at my dwelling. My Peaceful Occupancy and my active possession were in full effect because my father repeatedly told them “No” to asking me to relocate. All was well-- *UNTIL* they were coached, encouraged, and assisted -1-to break in, -2- to trespass and -3-to encroach upon the Peaceful Occupancy of my homeplace and business location so the siblings could pretend to be the possessor (-4- identity theft). Those same siblings, who had no property rights during the length of my occupancy (since 1984) and while my father was alive, broke in, trespassed, and encroached upon my privacy and my Peaceful Occupancy --against my father’s objection-- *WHEN GIVEN ACCESS by CAUCASIAN AMERICAN judicial personnel*—shortly- before my father passed away. Just months before my father died, my household of minor children and I were illegally displaced. These behaviors were acts of Domestic Abuse committed by my siblings against me, my daughters, and grandchildren, but when I filed a proper complaint—it was ignored by multiple CAUCASIAN AMERICAN judicial personnel. The local land grab scheme requires input from several sources to get accomplished including African American Identity thieves to steal the long held, debt-free property of AFRICAN AMERICAN landowners and/or their occupants to keep such illegal manipulation below the federal Civil Rights radar until the real, legitimate owner/occupants are divested from the property.

Even after realizing and accepting that the internal culprits behind the harms I have endured were as close as my siblings who disturbed my Peaceful Occupancy, as Personal Representative, I still have a duty to perform --by law. My father never failed me, and I shall not fail him—or my mother. The numerous letters and complaints I have filed over the past 20+ years are testament that I have never surrendered my access, my equity, my possession, and my occupancy of 150 West Martin Luther King Junior Drive, Milledgeville, Georgia—a real property asset of my father’s estate that, according to Georgia law, I am entitled to own now that he has passed away.

Even though the local CAUCASIAN AMERICAN authorities continued the abuse upon me, my daughters, and my grandchildren I never surrendered my rights to my father’s property. This complaint is also a case of elder abuse and elder exploitation of my father for his accumulated assets by his children who chose to be identity thieves. When we (my father and I) noticed the consistently untrustworthy behavior of our family members (his children/my siblings), we promptly reported our concerns to local law enforcement. Several times-in the years before his death-my father and I were not served nor protected. On repeated occasions when CAUCASIAN AMERICAN officers, either from city or the county answered our calls to law enforcement for assistance, guidance, and protection, the CAUCASIAN AMERICAN officers often chose to not file a report. AFRICAN AMERICAN officers were told not to write a report -or- to simply follow the lead of the CAUCASIAN AMERICAN officers. These discriminatory practices could only be maintained through habitual abuses of authority, position, and power. My siblings could not have committed several felony crimes without help. A “deep dive” search of Superior Court records will validate that such predatory transactions do not happen to CAUCASIAN AMERICAN property owners. The decision to not create a record of a call for assistance, or an Incident Report, or to record the (lack of) response by local law enforcement is consistent with forethought, intention, and preparation to claim to not know that we wanted, needed, and sought out help legally.

The discriminatory practices facilitated by CAUCASIAN AMERICANS in public positions include but are not limited to *false claims of state-owed debt; *allowing Identity Thieves -who do not have property access or rights- to break in, to

trespass, and to encroach upon African American-owned land, buildings, and real property; *Identity Theft; *Elder Abuse; *Elder Exploitation; *Domestic Abuse; *financial fraud, *disruption of legitimate landowner/occupant income, disturbance of Peaceful Occupancy; *illegal and legal overreach; *harassment; *malicious mail handling and *mail theft. The intervention, investigation and subsequent legal accountability will be delivered through and by the U.S. Dept of Justice, and other relevant agencies who have oversight authority to do so.

Upon investigation, the U.S. DOJ will find that though my siblings are Guilty of their crimes, the primary accountability of this discriminatory practice complaint falls upon the CAUCASIAN AMERICAN public officials based upon violations of O.C.G.A. and federal Civil Rights statutes. The false narratives that allowed identity thieves to break and enter, to trespass, and to encroach upon my Peaceful Occupancy and to assume my identity were created by CAUCASIAN AMERICAN judicial and law enforcement officials. The African American identity thieves had no access, until they were ASSISTED TO invade my domicile. Multiple levels of the legal and judicial systems were abused at the same time due to collusion, greed, and gentrification from the discriminatory practices, cultural biases with prejudice, and other racist behaviors of CAUCASIAN AMERICAN public employees.

Regarding GA-DOL . . . The fraudulent, aggressive, and threatening “repayment” notices has multiple indicators of non-governmental financial scammer tactics. The obviously false, intentionally intimidating demand for immediate “full repayment” of pandemic unemployment benefits included threats. Since the notices were printed on letterhead from the Georgia Dept of Labor, there is a clear effort to abuse power and authority as sponsored by the State of Georgia. If the notices are from the Georgia Dept of Labor-Overpayment Unit, then the notice is harassment on a debt that is unverifiable and unjustified. Such threats are not consistent with government sourced Best Practices for standard communication. The fraudulent, unverified notices were reported to the Federal Trade Commission pursuant to Fair Debt Collection Practices Act (FDCPA) and to the U.S. Dept of Justice-Civil Right Division for multiple violations of Civil Rights statutes covered by the U. S. Constitution.

As previously documented, this is not the first attempt by Georgia officials to harass me with false narratives that could be used to impact my ownership of my father’s real property as my inheritance. In accordance with the Fair Debt Collection Practices Act (FDCPA), I am *AGAIN* asking GA-DOL to stop collection proceedings against me, to stop communicating with me about the debt, and to notify the Overpayment Unit of GA-DOL that this is an invalid, unverifiable claim with a copy sent to Bill Massee, Sheriff of Baldwin County, Mayor Mary Parham-Copelan of Milledgeville, Georgia, and the U.S. Dept of Justice-Civil Rights Division to officially tell them the unverifiable debt claim is not mine. It is the result of identity theft (– or internal GA-DOL fraud). The specifically requested notices are so that there is no plausible deniability for legal over-reach to add to the harms I have already endured. I do not assume that I am the only victim of such an elaborate identity theft/land grab/financial fraud scheme.

In fact, I know that such Theft by Deception/land grab/financial fraud schemes are impacting others through widespread collusion, consistent breakdowns of public services with multiple laws broken, and focused networking with the outcomes from all these actions financially benefitting one specific group: CAUCASIAN AMERICANS to harm AFRICAN AMERICANS specifically. This is bigger than just me and my father’s estate, therefore this FTC Recovery Plan letter is published to the internet and transmitted to several news outlets as well.

Regarding USPS . . . Local CAUCASIAN AMERICAN officials who wanted to steal my father's land plotted with USPS staff to "change" my address- without my knowledge- to continue their Theft by Deception criminal activity. The local United States Postal Service employees tried to create a plausible deniability gap around my residential address *by changing the lock on my paid post office box so that MY key won't open the box, *by stealing mail from my post office box, * by returning mail to the sender such as magazines, packages, my Absentee Ballot, and other mail that included my street address, *by changing the basic spelling of my street address so that vendor inquiries could reject the input as if my address was invalid, and *by adjusting address labels to remove the street address portion to leave only the P.O. Box information. Also, though I regularly pay for certified package delivery -like this one- the prompt return of the green USPS Return Receipt cards consistently fail to be returned to me as the postal client --to two different post office box addresses --in two separate locations: Milledgeville, Georgia 31059, and Gray, Georgia 31032. There are several notable incidents worth reporting. Incident-1: Certified mail sent to the GA-DOL Macon Career Center on May 24, 2023, was delivered on May 26, 2023, according to online tracking. As of June 26, 2023 (a month after delivery), the green Return Receipt card for certified mail still has not returned. Incident-2: Mail sent to Senator Jon Ossoff's office on Sept 24, 2021, someone held on to the Return Receipt green card for 1year, 9 months, 26 days after package delivery on Sept 30, 2021.

Incident-3: On June 26, 2023 (last month), in the Gray Post Office, while mailing three new certified packages each with Return Receipt requests, the African American female clerk deliberately did not allow the green return receipt to be printed upon even after two other certified packages were just printed and processed – on the same transaction. The postal clerk was aware that the third certified package label that "failed to print" was going to the Milledgeville Postmaster Samania Hairston. There were two other customer groups in line behind me. I took notice because I felt someone was directing the African American female clerk's actions—over my shoulders. All others in that line were Caucasian. Even when the postal employee was asked to write in the information that did not print, the postal employee pretended to write the information on the receipt—but did not complete the information before she returned the receipt to me.

The Milledgeville postal employees consistently do not put my mail in my paid post office box for months. When I speak up, then I am given a batch of mostly junk mail pieces. In Gray, my post office box is often stuffed with commercial flyers with one piece of real mail. I have asked for NO flyers, but I still get a box of them. I have yet to receive two pieces of real mail from that box. It is as if someone else has a key to my box and they check it before I do. There is an old, Caucasian man that seems to stalk my mail pickup visits. Even though I have paid to change my post office box locks several times, this situation remains the same. In their Customer Service activities, the postal workers are mean, unpleasant, and contentious to discourage me from seeking solutions. As the expense to mail packages and to rent a post office box have increased in a punitive and predatory manner every time I renew, I am concerned that I am deliberately being grossly overcharged. Nonetheless, I still send the packages via certified Return Receipt and maintain both post office boxes for my business and personal mail.

To mitigate the damages, the U.S. Postal Inspection Service has also been copied on this FTC Identity Theft Recovery Plan letter with a request to investigate, to intervene, and to resolve internal issues and the unpleasant Customer Service at the postal facilities in downtown Milledgeville, Georgia, and in Gray, Georgia for potential Identity Theft, mail theft, and malicious mail handling activity along with the U.S.-DOJ. Several Milledgeville, Georgia Postmasters, including Samania Hairston, have been contacted in person, in writing, by phone, and via certified mail several times on these matters.

(U.S. DOJ-Civil Rights Division)

To U.S. DOJ/Civil Rights Division and all other authorities on this report, please be reminded that this Identity Theft Recovery Plan letter should be attached to all previously submitted complaints, letters, and reports from Donna V. Hurt over the past 20 plus years, so that the entire bundle of information is considered one document of evidence. Every document was provided for intervention, investigation, and accountability for the alleged criminal activity with named Persons of Interest detailed in each report. Additional evidence, documents, and witnesses are still yet available upon request.

My father, the late Leo Hurt, had an extensive estate accumulated over the 98 years of his life before he died in 2014. The legal issues noted throughout the evidence bundle began years before he died and have continued since. Local investigations were insufficient, negligent and/or without due process because of clandestine discriminatory practices, cultural biases with prejudice, and other racists behaviors.

In Full Disclosure, please be advised, as Personal Representative, my legal team and I are working to complete the proper probating of my father's estate starting with marshalling all assets with legally secured Warranty Deeds, active possession, and Peaceful Occupancy. Where necessary, anyone who has been allowed to Break and Enter, to Trespass, and to Encroach on my father's property by stealing his identity as the owner, or my identity as the occupant in possession of the property shall be legally removed. I have never surrendered my rights, my equity, my possession, nor my occupancy of my father's property, and as Personal Representative, I have a duty to perform by law. Anyone who claims access is breaking the law because they have been allowed to do so.

All corrective matters shall be done legally, decently, orderly, and publicly to fully restore the peaceful occupancy of my household, which includes minor children, and to facilitate the probating of the LEO HURT Estate to its proper conclusion. The sheriff's office will be notified, as necessary, for law enforcement support of legitimate legal process. The mayor's office shall also be notified to share relevant information to other local public officials, to inform AFRICAN AMERICAN community leaders, to oversight the city's legal obligations, and to mitigate any additional damages created by City of Milledgeville employees.

The CAUCASIAN AMERICAN community officials named in previous complaints as those who deceive the public to illegally convert privately owned AFRICAN AMERICAN real properties to CAUCASIAN AMERICAN gentrification access were identified by their actions, or lack of effort when called upon to serve and to protect AFRICAN AMERICAN members of the community. As the Constitutional law officer, the sheriff has legal oversight responsibilities for all citizens within a municipality with a staff of deputies that report to him as they continuously Serve and Protect the entire community. No one can claim plausible deniability when it is their job is to know the laws, to know correct legal procedures, and to effectively direct the actions of those under their command to Serve and to Protect the entire community. Serving the public matters.

This FTC Identity Theft Recovery letter serves as USPS certified delivery notification to Sheriff Bill Massee of Baldwin County, Georgia of several important details for the complaint and investigation of discriminatory practices, Identity Theft, and other criminal activities currently occurring in his assigned jurisdiction. This FTC Recovery Plan letter hereby notifies Baldwin County, GA-Sheriff Bill Massee of important details of crimes being committed in his jurisdiction --- that if he did not know previously---Sheriff Massee now knows that:

(1) the GA-DOL-Overpayment Unit has been asked to confirm to Sheriff Massee's attention that a debt they are seeking to collect is not mine and that I reported the Identity Theft/financial fraud matter to the FTC. Obviously, it

is the result of Identity Theft -and/or-internal GA-DOL fraud. The fraudulent, aggressive, and threatening “repayment” notices sent from the GA-DOL do not fit normal communication protocol for Georgia government offices, though it is printed on GA-DOL letterhead. This debt was reported to the Federal Trade Commission as Identity Theft pursuant to Fair Debt Collection Practices Act (FDCPA) and to the U.S. Dept of Justice-Civil Right Division as multiple violations of Civil Rights statutes covered by the U. S. Constitution. The Georgia Dept of Labor-Overpayment Unit’s threats are not consistent with government sourced Best Practices for standard communication. To prevent any incident of illegal overreach by GA-DOL-Overpayment Unit in collusion with other discriminatory-practicing CAUCASIAN AMERICAN local officials, this Identity Theft complaint is hereby reported to the BALDWIN COUNTY SHERIFF OFFICE (BCSO) as it regards the LEO HURT Estate.

An original complaint regarding crimes against the LEO HURT Estate was filed in June 2016 by taking the documents directly to the sheriff’s office and waiting until I was given after a proper agency interview and to be assigned a case number (BCSO case id# 1619619). No one from BCSO has ever contacted me regarding the crimes against the LEO HURT Estate investigation of case #1619619. As obvious as it seems, that is the case id number assigned in 2016. God has a way of making sure that we are paying attention.

To BCSO: please add this complaint to the bundle of information for investigation of all crimes previously reported including Identity Theft, Domestic Abuse, Elder Abuse, and Elder Exploitation for the protection of me, my household and the real property assets of the LEO HURT Estate. As per FTC Recovery Plan protocol, this report of an Identity Theft crime filed with the Baldwin County Sheriff Office will be added to the federal Identity Theft complaint file/database to record the discriminatory practices put upon the LEO HURT Estate and the GA-DOL-Overpayment Unit Identity Theft complaints.

(2) I have never surrendered any ownership rights, possession, occupancy, or equity to any of my father’s real property assets – especially the property that is my home situated at 150 West Martin Luther King Junior Drive, Milledgeville-Baldwin County, Georgia. As the discriminatory practices, along with clandestine (hidden) illegal overreach and other false conflicts are set into motion against the property owner/occupant by local law enforcement, judicial, and administrative level CAUCASIAN AMERICAN municipal personnel, the fake “conflict” and identity theft to justify the real encroachment and the disturbance of real possession was carried out by African American identity thieves. The CAUCASIAN AMERICAN bad actors named in previous complaints include the late Solicitor Maxine Blackwell for Baldwin County, Georgia, Magistrate Court Judge Shane Geeter, and the current State Court Solicitor Skye Gess. For my legal team and I to take back all that is rightfully mine and to protect what belongs to my father’s estate, exposing the underlying issues of discriminatory practices, financial fraud, and identity theft to the public to reveal the impact on our whole community...is ESSENTIAL. In my case, the late Baldwin State Court Solicitor Maxine Blackwell was a prominent bad actor. The illegal overreach and the abuse of her authority was so real on two different occasions, Sheriff Massee’s actions seem to intercept Blackwell’s abusive discriminatory practices. On one of those occasions, I was told that Sheriff Massee even called upon now County Commission Chair-Emily Davis for an assist to provide me some relief from Blackwell’s discriminatory abusiveness.

The effectiveness of sibling trespass, encroachment, and theft of two identities would not have been possible, **but for** the access granted by CAUCASIAN AMERICAN judicial, law enforcement, and administrative personnel

focused on their ulterior motives. Had the CAUCASIAN AMERICAN-officials done the jobs assigned to them (A) in a timely manner (B) according to the law and (C) for which they took an Oath, the discriminatory practice allegations against these CAUCASIAN AMERICAN public officials would not be an issue. Instead, it appears that each layer of detail is cloaked in "legal-ish" outcomes that ultimately harm AFRICAN AMERICAN home/property ownership and/or Peaceful Occupancy while benefitting CAUCASIAN AMERICANS financially.

(3) The multi-faceted collusion network of CAUCASIAN AMERICANS became more evident after the actions of the United States Postal Service employees continued the trespass, encroachment, and identity theft crimes to control my homeplace and business location by stealing USPS mail addressed to me affixed with my street address. These discriminatory practices could only be effective through habitual abuses of authority, position, and power for a specific purpose.

And (4) that he (Sheriff Bill Massee) is one of the named public officials-Persons of Interest in the original discriminatory practices, cultural biases with prejudice, and other racist behaviors complaint to the U.S. Dept of Justice-Civil Rights Division, so that there is no plausible deniability of the complaints filed, details noted, or the harms -- I am still experiencing. The U.S. DOJ-Civil Rights office responded to my complaints of discriminatory practice, cultural biases with prejudice, and other racist behaviors by receiving my complaints for data collection, legal review, and investigation at the end of 2022 as it relates to AFRICAN AMERICAN property theft and the LEO HURT Estate.

Somehow, the authentic U.S. DOJ-Civil Rights notice sent to me in December 2022, was not delivered to me until late January 2023. Nonetheless, U.S.-DOJ-Civil Rights Division investigators have been closely monitoring local officials and activity since December 2022. I have continually kept the U.S. DOJ-Civil Rights Division notified of events, issues, and concerns within the AFRICAN AMERICAN community even when others could not speak for themselves as I did the for Baldwin County's public education system. The outcome was an agreement between the U.S. Dept of Justice and the local school board to release the previous superintendent for the selection and hiring of the first African American School superintendent. Dr. Troy Journigan was hired.

Under a previous mayoral administration, Ante Litem Notice was delivered to the municipal corporation of Milledgeville, Georgia. For Full Disclosure, current Mayor of Milledgeville, Georgia-Mary Parham-Coplan has been read in, and is hereby asked to inform AFRICAN AMERICAN community leaders and other public officials to limit any future undisclosed harms from discriminatory practices. Official Ante Litem Notice to the Baldwin County Municipal government including the Baldwin County Sheriff Office is yet to be delivered.

The mayor of Milledgeville along with a list of AFRICAN AMERICAN attorneys and other AFRICAN AMERICAN cultural activists have been read in on this matter of public concern. The first African American female Chair for the Baldwin County (GA) Commission-Chair Emily Davis, and the current pastor of one of the oldest African American churches in America, Rev. Omer Reid of Flagg Chapel Baptist Church are among that list to create ethical and racial balance to this complaint that impacts the African American community. Flagg Chapel is my personal church home.

Since these issues expose the culpability of both the city and county governments of Milledgeville-Baldwin County, Georgia, and at least two Georgia state agencies, the Constitutional law officer of my residential area, Sheriff Bill Massee and Mayor Mary Parham-Copelan shall continuously be copied on all future updates to the U.S. Dept of Justice-Civil Rights Division

along with both of Georgia's U.S. Senators Warnock and Ossoff for legislative consideration and national impact. Also, for my Personal Representative peace of mind and for the legacy to my grandchildren, the periodic notices to Sheriff Massee and Mayor Copelan will continue until the proper settling of my father's estate is complete, and my household and I are fully restored. Selah.

(SUMMARY)

The City of Milledgeville and Baldwin County administrators are responsible for the actions of their staff –especially after a troubling matter is reported. In my case, to shift the property rights of AFRICAN AMERICAN-owned real estate, four felony crimes were repeatedly overlooked by CAUCASIAN AMERICAN public service officials of Milledgeville-Baldwin County, Georgia. The officials who were named in this and in previous complaints allowed my personal household and business location to be illegally disrupted and dismantled. Each proactive effort to report the potential for these crimes before harm was inflicted upon the AFRICAN AMERICAN landowner (my father) or his AFRICAN AMERICAN occupant(me) resulted in no investigation and very little documentation by CAUCASIAN AMERICAN law enforcement personnel. None of the four felony crimes could have occurred without municipal, judicial, and law enforcement collaboration, compliance, guidance, and protection. Otherwise, how could the African American (sibling) identity thieves in this case take over someone else's property in the face of numerous complaints on behalf of the owner and the occupant to continue the encroachment scheme? Why do they not have any concern for arrest even now?

This FTC Recovery Plan letter is "My Story"-Chapter II as my children, my grandchildren, and I am still experiencing these harms. The original "My Story" discriminatory practices complaint and Background document has been published on cultural empowerment websites to inform the public and to encourage other AFRICAN AMERICANS similarly impacted. This discriminatory practice complaint to the U.S. DOJ/Civil Rights division is also published to the internet. This JULY 3, 2023, FTC Recovery Plan letter updates information sent to the U.S. Dept of Justice-Civil Rights office as evidence of ongoing discriminatory practices, cultural biases with prejudice, and other racist behaviors committed by central Georgia CAUCASIAN AMERICAN public officials including law enforcement and U.S. postal employees. Apparently, the Big Picture of these practices is a Theft by Deception/land grab/financial fraud scheme carried out by local and state-based CAUCASIAN AMERICAN public officials in violation of their Oaths of Office to steal real estate and land from AFRICAN AMERICAN citizens who have Warranty Deeds to their property, debt freedom, and decades of ownership on their side. If acquired, the land will be gentrified by CAUCASIAN AMERICAN land developers for profit.

Using African Americans as identity thieves to falsely challenge legitimate AFRICAN AMERICAN property owners' rights allow CAUCASIAN AMERICANS to disguise their discriminatory and criminal property theft as personal or familial disagreements between African Americans to keep their CAUCASIAN AMERICAN activities under the radar of Civil Rights laws. The outcomes are identical to the 1921 Tulsa Race Massacre—AFRICAN AMERICANS are harmed while CAUCASIAN AMERICANS prosper—at any expense to AFRICAN AMERICAN CITIZENS. If the legitimate AFRICAN AMERICAN owner/occupant is divested from the property, CAUCASIAN AMERICAN land developers can easily gentrify the land for profit. Such gentrification is far more discriminatorily obvious when there is a long ownership history on debt-free property.

Copies of the June 26, 2023, USPS Gray, Georgia "fail to print" transaction are available upon request for investigative verification as evidence of deliberately negligent, contentious, and discriminatory USPS Customer Service as well as the subjective control, and manipulation of AFRICAN AMERICAN -USPS staff by CAUCASIAN AMERICANS. Much like the

CAUCASIAN AMERICAN officers who arrived after my father and I called for assistance and protection, the actions of postal clerks appear to be intentional and with forethought in preparation for plausible deniability. There is no deniability that can be considered credible on ANY matter when the actions are deliberately and avoidably inconsistent with normal procedures for certain groups of people.

No matter how badly I have been treated without cause—I am standing up against the siblings who choose to be identity thieves in collusion with the CAUCASIAN AMERICAN “puppet-master/handlers” behind them. I am standing for my father’s property rights, his legacy, and the loving household and generational impact that he and my mother created for their future family legacy. I am standing up for my children and grandchildren.

My siblings who acted as the African American identity thieves in the CAUCASIAN AMERICAN Theft by Deception land grab scheme are hereby notified that they **ARE** expected to face felony indictments for their crimes of Breaking and Entering, Trespass, Encroaching on private property, and Identity Theft now that so many previously hidden truths are revealed for all to see. Indictments for criminal offences is the Solicitor General’s job. The CAUCASIAN AMERICANS public officials of Baldwin County who guided the scheme and who provided the identity thieves illegal access to someone else’s property have been under federal monitoring and investigation for Civil Rights violations and other crimes since 2022. As Personal Representative, by law, my job is to protect the estate assets and the legacy of my father. My father deserved better than how my siblings treated him in the closing years of his life.

Also, to encourage other African American S.O.S. (Save Our Selves) initiatives, this information is shared with the public especially Georgia’s Congressional Delegation; with multiple attorneys in a variety of legal disciplines for legal counsel as well as with cultural empowerment leaders including Attorney Benjamin Lloyd Crump (Ben Crump Law Firm), Rev. Al Sharpton (National Action Network), the National Urban League care of Nancy Flake Johnson (Urban League of Greater Atlanta), and the FeeNixx Resource Group. FeeNixx Resource Group is a Melaninated Cultural Empowerment Education organization founded by and under the direction of Donna V. Hurt, M.Ed. Each group is contacted under separate covers.

For my personal peace of mind and for the legacy to my grandchildren, periodic notices to the Baldwin County Sheriff and the Milledgeville Mayor will continue until the proper settling of my father’s estate is complete, and my household and I are fully restored. The mayor is asked to keep local AFRICAN AMERICANS advocates and leaders informed as well as other authorities and the public to mitigate other harms and damages caused by City of Milledgeville, Georgia employees who use discriminatory practices. As mayor, part of her task is the protection of Milledgeville, Georgia’s municipal government from avoidable lawsuits. County Commission Chair Emily Davis should be read in for the Baldwin County, Georgia municipal government.

Even though this FTC Recovery Plan letter was delivered to GA-DOL via email, regular mail, and USPS certified mail, as the victim of Identity Theft and other crimes, I have asked the GA-DOL staff to send additional notices to the Dept of Justice-Civil Rights Division to confirm that the Baldwin County sheriff and the Milledgeville, Georgia-mayor both have been consistently read in so that there is no plausible deniability for continued discriminatory practices. Such undisclosed practices facilitate illegal land grabs, illegal overreach, fraud, as they decrease access and options to AFRICAN AMERICAN prosperity ownership and GENERATIONAL WEALTH TRANSFER. These discriminatory practices make the ongoing racial wealth gap worse and wider. The GA-DOL notices will assist the U.S. DOJ/Civil Rights Division in their monitoring activities.

To the Georgia Dept of Labor: Per FTC Recovery Plan, I have enclosed a copy of the Consumer Financial Protection Bureau's Notice to Furnishers of Information. It explains your (GA-DOL-Overpayment Unit) responsibilities under the Fair Credit Reporting Act (FCRA). The FCRA requires that debt collectors give an identity theft victim the documents related to an account if the victim asks.

After receiving the first GA-DOL repayment notice, I asked for the information about the "repayment" demand. I repeatedly asked GA-DOL administrative level personnel by phone, in writing, and in person to verify the claim for repayment. No one had any information. After months of calling, writing, questioning GA-DOL administrative level personnel, and visiting local GA-DOL Career Centers seeking detailed written answers, I realized that GA-DOL had no details on the "debt claim" they are attempting to get me to pay without cause because it was not my debt. It is Identity Theft, financial fraud, and other crimes based upon widespread discriminatory practices. Since this complaint involves several people working together to commit crimes that include financial fraud and Identity Theft for a common goal, in the state of Georgia this activity could be considered racketeering.

As each conversation ended, I made a clear statement that I do not take ownership of an unverified demand for repayment. This is not my debt. The next few months were spent expecting a detailed written response from GA-DOL that would close the matter. Nothing was received. Not even a follow up letter for all my conversations and contacts with GA-DOL personnel. After each contact, I expected a GA-DOL acknowledgement letter -or- a GA-DOL closure letter on the termination of the harassing "repayment" notices (for a false claim) to update my personal Georgia U.I. benefits profile. Either that letter never arrived -or- was intercepted at the post office. My GA-DOL information seeking journey was thoroughly documented in the March 9, 2022, complaint sent to the U.S. DOJ-NATIONAL UNEMPLOYMENT INSURANCE FRAUD TASK FORCE (NUIFTF) and the NATIONAL CENTER FOR DIASTER FRAUD (NCDF) to the Attention of Ronald C. Gathe, Jr. The GA-DOL-Overpayment Unit demand notices stopped for a short while. It is evident that there is no validation for the aggressive, threatening GA-DOL pandemic benefits "repayment" financial fraud demands sent to me. I've been asking since December 2021. If there is a debt, the debt is not mine.

Per FTC requirement, I am hereby asking for a written statement from GA-DOL on appropriate Georgia Department of Labor-Overpayment Unit letterhead explaining what GA-DOL, including the Overpayment Unit, has done to:

- ✓ Inform and update the Georgia Dept of Labor-Overpayment Unit records including my U.I. benefits profile that this is not my debt;
- ✓ Stop collection proceedings against Donna V. Hurt (me);
- ✓ Stop reporting the debt to credit reporting companies and to remove any GA-DOL derogatory information on my credit history about the fraudulent repayment claim discussed herein (if any).
- ✓ Provide closure verification that can be shared with anyone including the U.S. DOJ/Civil Rights Division; the Sheriff of Baldwin County and the Mayor of Milledgeville, Georgia to confirm closure of the fraudulent repayment claim discussed herein.

Thank you for your cooperation. I look forward to sharing your response with my legal team and others.

Sincerely,

Donna V. Hurt, M.Ed., Personal Representative, LEO HURT Estate

Enclosures:

- Identity Theft Reports: July 3, 2023 -FTC id# 161404300; March 17, 2023 -FTC id# 157693526; Nov. 07, 2022 -FTC id# 153569233
- Proof of Identity (not current driver's license/other govt credential)
- Copy of CFPB's Notice to Furnishers of Information

XC under separate covers via email, online portal, regular mail, and *USPS Certified Mail:

▪ U.S. DEPT OF JUSTICE-CIVIL RIGHTS DIVISION
950 Pennsylvania Ave, NW USPS certified #7022 2410 0002 5916 9297 - mailed
Washington, DC 20530-0001

▪ U.S. POSTAL INSPECTION SERVICE
Criminal Inspection Service Center
Attn: Mail Fraud
433 West Harrison Street, Room 3255 USPS certified #7019 1640 0000 9142 2473 - mailed
Chicago, IL 60699-3255

▪ Mayor Mary Parham-Copelan, City of Milledgeville, Georgia
Milledgeville City Hall
119 East Hancock Street
Post Office Box 1900 USPS certified #7019 1640 0000 9142 2503 - mailed
Milledgeville, Georgia 31059-1900

▪ Sheriff Bill Massee
Baldwin County Sheriff Office USPS certified #7019 1640 0000 9142 2435 - mailed
119 Old Monticello Road NW
Milledgeville, Georgia 31061

▪ *New Corinth Green Grove Baptist Church-Administrative Team
Attn: Wayne Ross, Melvin Cleveland, Thomas Cleveland, Rev. Ulyssee Ross, and Elzadia Hill
115 Green Street
Post Office Box 72 USPS certified #7019 1640 0000 9142 2442- mailed
Gordon, GA 31031