

**To: Rock River Township Officers: Supervisor, Clerk, Treasurer, & Trustees**

## **Point of Clarity: The People May Call a Township Special Election When No Quorum of Officers Exists**

### **Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent**

I, one of the People of Michigan, *Sui Juris*, as seen in *Article I Section 1 of the Michigan Constitution*, do send this notice that you may provide due care to the People of Rock River Township;

### **Michigan Constitution Article I Section 1: Political Power**

“All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.”

**Please take notice** that Rock River Township maintains the following elected constitutional officers: supervisor, clerk, treasurer, & [two] trustees, as seen in *Article VII Section 18*, which grants these several officers legislative and administrative duties, including administration of township elections.

### **Michigan Constitution Article VII Section 18: Township Officers; Term, Powers and Duties**

“In each organized township there shall be elected for terms of not less than two nor more than four years as prescribed by law a supervisor, a clerk, a treasurer, and not to exceed four trustees, whose legislative and administrative powers and duties shall be provided by law.”

**Please take notice** that this officer group currently has two vacant positions (clerk & treasurer) and one unavailable supervisor, thus leaving no quorum to authorize a township election to fill the empty seats. When an existing form of law cannot attain its purpose in serving the needs of the People, action must be taken to restore continuity of government ‘*by necessity*’. (see evidence below)

**Maxim of Law:** Necessity overrules the law. Necessity shall be a good excuse in our law, and in every other law.

**Maxim of Law:** What is necessary is lawful. Thus, necessity knows no law.

Please take notice the *Michigan Constitution* is both a contract and trust indenture between the Michigan People and their duly-sworn trustee/servants. The People hold superior status as the *grantors, beneficiaries and protectors* of the Michigan trust. (see evidence below)

**Maxim of Law:** The derivative power cannot be greater than the original from which it is derived.

**Maxim of Law:** In the presence of the superior power, the inferior power ceases. The less authority is merged in the greater.

**Please take notice** that the township officers may ask the People of their political subdivision for help in calling this special election, or the People may, of their own will, assemble, consult, and choose to call it. (see evidence below)

### **Michigan Constitution Article I Section 3: Assembly, Consultation, Instruction, Petition**

“The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.”

**Please take notice** that as protector of the trust, the People have a duty to intervene and restore the proper form of constitutional township governance and maintain republican form of self-rule.

Therefore, there must be an assembly of the People of the township, along with their constitutional officers to consult together as a party of two (beneficiary and voluntary trustee), and determine a peaceable, lawful path to hold a special election quickly and in proper form.

The time, place and manner of the special election are to be determined; and the plan must be executed on the earliest practicable date. This notice is sent in the peace & love of Jesus Christ that you may provide due care.

From: \_\_\_\_\_ Autograph: \_\_\_\_\_ Date: \_\_\_\_\_