IN THE CIRCUIT COURT
FOR THE SIXTH JUDICIAL CIRCUIT
TUSCOLA, DOUGLAS COUNTY, ILLINOIS

JOHN KRAFT,)		
	Plaintiff,)		
vs.)	No.	2014-MR-34	
ARCOLA TOWNSH)			
	Defendant.)		

REQUEST FOR PRODUCTION OF DOCUMENTS

TO: MR. JOHN KRAFT
7060 Illinois Highway 1
Paris, IL 61944

Pursuant to Supreme Court Rule 214, you are hereby requested to produce copies of the following described documents within 28 days of the receipt hereof:

- 1. Copies of any and all written documents, correspondence, emails, memoranda, bills, documents or other written information concerning the requests which are alleged in the Complaint, whether said documents are to the township or any other individual or entity. This includes letters, correspondence, emails and other written information to the Defendants or to the Edgar County Watchdogs, Inc. being sent by the Plaintiff or said Edgar County Watchdogs, Inc.
- 2. Copies of any and all written documents, information or other memoranda in your possession that substantiate, refer to or otherwise apply to or affect the allegation that the Plaintiff in this cause is "news media".

3. An Affidavit of Compliance in accordance with Supreme Court Rule 214 stating whether the production is complete in accordance with this Request.

DUTY TO SUPPLEMENT: A party has a duty to seasonably supplement any prior production of documents or information concerning the whereabouts of documents to the extent that documents subsequently come into that party's possession or control, or become known to that party, pursuant to Supreme Court Rule 214.

Mark T. Petty

Mark T. Petty
Petty Law Office, P.C.
111 East Main Street
P.O. Box 128
Arcola, IL 61910
Phone: 217-268-3056
Fax: 217-268-4898

IN THE CIRCUIT COURT FOR THE SIXTH JUDICIAL CIRCUIT TUSCOLA, DOUGLAS COUNTY, ILLINOIS

JOHN KRAFT,) \
Plaintiff,)))
vs.	No. 2014-MR-34
ARCOLA TOWNSHIP,))
Defendant.))
	COMPLIANCE WITH DUCTION OF DOCUMENTS
I, the undersigned, do he	reby certify that a copy of a
Response to Request for Produc	tion of Documents and exact copies
of documents produced by the P	laintiff, JOHN KRAFT, in response
to said Response to Request for	r Production of Documents were
mailed to the attorney for the	Defendant. The Plaintiff further
states that he has produced co	pies of any and all documents in
his possession and to the best	of his knowledge and belief,
production is complete in accor	rdance with said Request for
Production of Documents.	
	JOHN KRAFT
Subscribed and sworn to before	me 2014
this day of,	2014.
Notary Public	
1.000.1	

IN THE CIRCUIT COURT FOR THE SIXTH JUDICIAL CIRCUIT DOUGLAS COUNTY, TUSCOLA, ILLINOIS

Defendant.		ARCOLA TOWNSHIP,		٧.		Plaintiff,		JOHN KRAFT,
<u> </u>	_	_	_	_	_	_	_	_
				Case				
				Nos.				
				Case Nos. 2014-MR-34				
				4				

CERTIFICATE OF MAILING

I, the undersigned, under penalties of perjury as provided in the Code of Civil Procedure, do hereby certify that I served a true and exact copy of Request for Production of Documents upon the following individual and the attorney of record in the above-entitled cause by placing said copy in the United States mail at Arcola, Illinois on the 5th day of November, 2014 in an envelope securely sealed, with proper postage prepaid, and legibly addressed to:

MR. JOHN KRAFT 7060 Illinois Highway 1 Paris, IL 61944

The original Request for Production of Documents and was not filed with the Clerk of the Circuit Court, however this certificate was filed with the Clerk disclosing that copies were served as stated herein. The original Request for Production of Documents has been retained at the Petty Law Office, P.C., 111 E. Main Street, Arcola, Illinois 61910.

MARK T. PETTY

PETTY LAW OFFICE, P.C. Attorney for Defendant 111 E. Main St. P.O. Box 128 Arcola, IL 61910 Telephone: 217/268-3056

Fax: 217/268-4898