John: of the Smith family c/o 100 Any Road, ANYTOWN Anyshire [AA1 1AA]

1st January 2019

Dear Mr. Bastard,

Thank you for your Offer(s), Notice of fine and collection order, dated 30th December 2018, unfortunately, I found no cheque attached. Therefore, I am accepting the Offer(s) and returning it with a promissory note for the immediate discharge of this account.

For the avoidance of doubt, the Statutory definition of a Promissory Note, as stipulated in the Bills of Exchange Act 1882, is "Cash", this has been subsequently reinforced by a ruling by Lord Justice Denning who stated:

"We have repeatedly said in this court that a bill of exchange or a promissory note is to be treated as cash. It is to be honoured unless there is some good reason to the contrary"

(see per Lord Denning M.R. in Fielding & Platt Ltd v Selim Najjar [1969] 1 W.L.R. 357 at 361; [1969] 2 All E.R. 150 at 152, CA)

The JOHN SMITH and THIEVING CORPORATION are both operating in national bankruptcy, you are therefore directed to discharge this account immediately and make or cause to be made all necessary adjustments.

This serves Notice that this account is now: Discharged.

With respect to Lord Denning's 1969 ruling and the Bills of Exchange Act 1882 I now consider this matter closed. I suggest that you pass this letter to your legal department to review the relevant acts and rulings.

Please forward an updated statement of my account showing the true balance.

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If you wish to disclaim this appointment, you are directed to disclaim by deed immediately; acceptance may be conveyed by non-response within seventy two (72) hours. If there is anything you do not understand, please contact me privately for assistance at the above address.

Thanking you in advance.

Yours Sincerely,