SUNAU COLA

LEELANAU COUNTY DRAIN COMMISSIONER

Steve Christensen, Drain Commissioner

8527 E. Government Center Dr., Suite #205, Suttons Bay, MI 49682 = 231-256-9783 www.leelanau.gov = schristensen@co.leelanau.mi.us

Oath read by Drain Commissioner given to BOD members – please stand and raise your right hand.

As members of the Board of Determination for the South Bar Lake Drain, do you solemnly swear that you own land in Leelanau County? ***I Do***

As members of the Board of Determination for the South Bar Lake Drain, do you solemnly swear that you do not own land in either Empire Township, the Village of Empire or any property within the proposed South Bar Lake Drain Drainage District?

As members of the Board of Determination for the South Bar Lake Drain, do you solemnly swear that you will faithfully fulfill the duties being asked of you in determining whether the petition as called for the Locating, Establishing, and Constructing of the South Bar Lake Drain IS or IS NOT necessary for public health, convenience or welfare based on the provisions of Public Act 40 of 1956, as amended, which is commonly known as the Michigan Drain Code?

As members of the Board of Determination for the South Bar Lake Drain, do you solemnly swear and understand that your determination as to the necessity of the petition is not to be based upon any potential costs for locating, establishing or constructing the proposed South Bar Lake Drain, you are not to determine the scope of the project and also that your decision as to the necessity of the petition is to be based upon evidence and testimony presented at this meeting and that all discussions and deliberations are to be done in public?

I Do

Lastly, as members of the Board of Determination for the South Bar Lake Drain, do you solemnly swear and understand that your determination as to the necessity of the petition for public health, convenience or public welfare is not to be based upon whether there is a majority of evidence presented that shows such necessity for the Drain, but rather that there is some relevant, competent and material evidence presented on the record that shows such necessity (i.e., a landowner or multiple landowners with testimony of flooding or property damage or a landowner or multiple landowners with pictures of flooding), such that if the petition is found necessary it can remedy the issue?