

Dear Friend and Civil Rights Advocate,

Thank you for answering the call. What you are stepping into is courageous, history-shaping work. By giving notice and serving Affidavits of Criminal Conspiracy to your County Commissioners/Board, *you are literally participating in a historic*, first-of-its-kind nationwide action. Yes, stories during public comments have been shared for decades—but now, for the first time, *We The People* are serving formal, lawful notice on a national scale.

Please understand how important this is. This mission requires preparation and confidence, which I'm sure you have if you made it this far.

As you prepare, ***please practice with intention***:

- Read the script in the mirror to embody confidence and authority.
- Record yourself to ensure you can deliver it within the allotted time.
- Make an audio recording of you delivering the notice or service with passion, and listen to it repeatedly so the message becomes second nature.

The goal is to **minimize dependence on your paper** so you can maintain strong, steady eye contact with these public servants. Remember: **YOU are the authority in that room!** You are standing on the Constitution, and that carries weight. We always operate with respect—but with firm, unwavering authority.

When you attend your County Commission/Board meeting, **it is essential that both notices are delivered at the same time**:

1. **Part 1 | Public Notice** – PLEASE DOWNLOAD AND PRINT “County Notice | We Shall Be Free” to leave with the County Clerk.
2. **Part 2 | Service of Affidavits of Criminal Conspiracy** – Prima Facie Evidence

Together, they create the lawful record **and** trigger the duty to act.

I want to repeat this because it matters — **you are making history**. Our founders once stood against the throne, and now it is our generation's turn to stand against unlawful overreach and the destruction of the American family. They may label us as rebels today, but our children will remember us as Patriots who chose courage over silence. Thank you for standing—not just for your family, but for every silenced parent and every child who needs protection.

Stand tall. Stay lawful. We will rise together!

Jessica Saxton | 252-940-8545

(County Commissioner Script | PART 1 – Establishing the Enumerated Rights)

My name is _____. I'm a Civil Rights Advocate and I need to provide public notice to _____. This is in accordance with the USCS rules of civil procedures, as well as Rule 17 and Rule 20 of the United States Supreme Court.

The Constitution of the United States has the overarching requirements that every state must follow. States cannot enact their own alternative legislation substituted for the guarantees of the Constitution of the United States. That would mean that the state laws are more powerful than the Constitution. That is unlawful.

Clause 1 of Amendment 5 states, “no person shall be held to answer for a capital or otherwise infamous crime unless on presentment or indictment by a grand jury”. However, the state of _____ has enacted its own alternative legislation that permits prosecuting attorneys and police officers to charge by way of information, as opposed to indictment. That is unconstitutional.

An emolument violation is when you pay a public official to break the law. The Constitution has two areas that enforce this.

- Article I, Section 10 says “no state shall create any law that shall impair the obligation of contracts”. Police officers, prosecutors, judges are all under a contract—a contract to perform based on the oath or affirmation that they took to support and defend the Constitution. Contract parameters are defined within the Constitution of the United States and when a state enacts an inferior law that directs their agents to disobey the Constitution of the United States—that is a violation of Article I, Section 10.
- The 14th Amendment is the other place that you'll find the reinforcement of this issue, and that is where it states that “no state shall create or enforce any law that shall abridge the privileges or immunities of United States citizens”.

The privileges and immunities of United States citizens are at a minimum, those enumerated within the Bill of Rights, the first 10 amendments. Unfortunately, the state of _____ has enacted a law in its inferior constitution that permits public officials, judges, law enforcement officers— whom you all pay— to violate the Constitution of the United States. As a result, there is an inordinate amount of people currently imprisoned in the state of _____, illegally and unconstitutionally.

Tanawah Downing is litigating this issue at the United States Supreme Court. I'm here to notify you that if you continue to pay public officials to break the law, criminal sanctions can come from that. Officials must be made aware that paying people to disobey the law is an emolument violation. It is illegal. It is unconstitutional. It is a crime.

I'm asking you honorable individuals to please take a look at Clause 1 of Amendment 5, confirm what I'm saying to be true, and then direct your public officials to act in lawful, constitutional manner consistent with the obligations that are codified in the Constitution of the United States of America. I have a notice that I would like to put on the record. Thank you so much.

(Hand the *We Shall Be Free Notice* to the County Clerk)

(County Commissioner Script | PART 2 – Demonstrates Violations of Enumerated Rights)

My name is _____. I'm a Civil Rights Advocate, and I am also here to provide **notice** in accordance with USCS Rules of Civil Procedure, as well as Rule 17 and Rule 20 from the United States Supreme Court.

The Constitution of the United States is the Supreme Law of the Land. No state, no county, and no court has the authority to create or enforce policies that contradict the Constitution or deprive citizens of their secured and protected rights. Yet that is happening every single day in **family and juvenile courts**.

Across this nation, children are being removed from fit and loving parents **not for abuse, not for danger, BUT FOR PROFIT**. Under **Title IV-D and Title IV-E federal funding**, states and counties receive financial incentives tied to the removal, separation, and adoption of children. This means the system profits when families are torn apart. A federal pipeline of money has turned our children into financial commodities. Unfortunately, this is not conspiracy — this is codified federal funding.

It is true that a portion of this county's budget contributes to the operation of the very courts participating in the unlawful removal of children from fit, loving, healthy parents, without due process of law, without jury trials, and without preponderance of evidence.

When government officials, including judges, attorneys, the clerk of court, law enforcement, and any other county-funded agencies *knowingly or negligently* deprive citizens of their rights that are secured and protected by the Constitution, **that is a federal crime under 18 U.S.C. § 242**. When two or more agents operate under the color of law to deprive children and families of their rights, that becomes a **criminal conspiracy under 18 U.S.C. § 241**. When state actors deprive individuals of rights in exchange for federal financial gain, such conduct constitutes an unlawful *emolument* under Article I, Section 10. This is also a pattern of rights-based exploitation which in many cases includes kidnapping, bribery, extortion and sometimes murder...otherwise known as RICO.

Under Title **18 U.S.C. § 4 – Misprision of Felony**, whoever is made aware of a federal crime and fails to report it to the proper authorities is committing a separate felony. Ignoring this is not an option because the law requires action.

As elected officials, you swore an oath to uphold the Constitution. Because this Commission allocates funding that enables these courts and state actors to operate, **continuing to fund these unconstitutional practices after receiving notice places this Commission at risk of being implicated in the ongoing violations**. We are calling on you to **immediately withhold any**

county-level funding that supports or enables these actions until compliance with the Constitution is restored and every child that's been removed unlawfully is returned to their respective homes.

I'm **serving you with Affidavits of Criminal Conspiracy** containing **prima facie evidence** of crimes being committed by judges within your county's court.

Our children are not for sale.

Parents are not revenue streams.

And no system that profits from the destruction of families has the moral or constitutional authority to exist.

Service has been provided and the law requires you to report evidence of federal crimes to a US Civil or Military authority.

(Hand the signed Affidavits of Criminal Conspiracy to the County Clerk)