

PLEASE USE THIS FOR MORE THAN JUST YOURSELF! BRING SEVERAL PEOPLE TOGETHER AND SUBMIT AFFIDAVITS AS EXHIBITS OUTLINING THE CRIMES THAT HAVE BEEN COMMITTED AGAINST YOU ALL! (DELETE THIS HEADER.)

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## NOTICE OF LIABILITY

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FROM: [redacted] and on Behalf of [redacted] County [redacted] Families

TO: [redacted] — (List the individual names of the board members. Example – John Doe; Jane Smith; etc...)

DATE: [redacted]

SUBJECT: List the subjects in question here (attorneys and/or judges).

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By receipt of this Notice pursuant to (your states rule of civil procedure that allows you to serve via email goes here), the (state BAR or judicial conduct board goes here) and all their members are hereby placed on formal notice of felony violations committed under color of law. Pursuant to 18 U.S.C. § 4 (Misprision of Felony), any person having knowledge of the commission of a felony who fails to report it to the proper authorities is themselves complicit in concealment of that felony. Accordingly, each state agent now has a legal and moral duty to act upon this notice and ensure that these violations are properly investigated and referred for prosecution under both state and federal law.

Numerous families within [redacted] County, (Your State) court system have documented and/or reported a collection of judicial misconducts, including allegations of fraud upon the court, judicial biases, abuse of authority, and violations of sworn oaths of office and the United States Constitution. Without doubt, the officials named in the affidavits attached have engaged in conduct that grossly undermines the integrity of the judicial process, constituting violations of federal law. Such misconduct has been evidenced and documented as a pattern of criminality for an extended number of years.

As these matters are now the subject of *existing federal inquiries*, you are hereby placed on notice that continued endorsement of the named individuals—(list the subjects in question here) could further implicate you in any wrongdoing uncovered. ***All recipients are on notice to preserve all documents and electronically stored information relevant to this matter, including but not limited to previous complaints issued against these state agents, emails, case notes, ledgers, notices, recordings, texts, audit trails, contractor files, and policies.***

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There is hereby no waiver of Reservation of Rights and the undersigned and all other aggrieved parties reserve all rights and remedies under the Constitution, federal law, state law, and common law to seek redress for harm resulting from the alleged misconduct. Failure to address these matters may result in civil or criminal complaints, including but not limited to conspiracy and deprivation of rights under color of law (18 U.S.C. §§ 241, 242), and claims for damages under 42 U.S.C. § 1983.

*For the victims who remain unnamed due to fear of retaliation, their silence is not an indication of absence, but rather a direct consequence of the climate of judicial intimidation and abuse that must be addressed in \_\_\_\_\_ County, \_\_\_\_\_. Accordingly, on behalf of numerous families and citizens who have witnessed, documented, and reported these injustices, this is respectfully submitted by:*

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FIRST and LAST NAME

*Email Address and Phone Number*

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## **CERTIFICATE OF SERVICE**

I hereby certify that a true and exact copy of the foregoing **NOTICE OF LIABILITY** was served upon the following by sending this communication pursuant to (your states rule of civil procedure that allows you to serve via email goes here) on the \_\_\_\_\_ day of \_\_\_\_\_, 2025.

(List all the names in the "TO" section above, along with their email. You have to list where they were served. If your state

only permits you to serve them in-person, let's work together to get you a service provider in your state.)

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FIRST and LAST NAME

– END –