

# Notice of Demand To Have The People Freed From Federal & Agency Interference

To: \_\_\_\_\_

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From: \_\_\_\_\_ (one of the People)

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I, \_\_\_\_\_, one of the People as seen in \_\_\_\_\_ State Constitution, Sui Juris, am giving you this notice that you and any and all of your agents may be notified and give due care.

I declare that the People have all political power as shown in all 50 state constitutions; As with all other public agencies, the political power resides with the people and is inherent in the people. Any political power assigned to an elected official is only given at the behest of the people and may be withdrawn by the people at any time.

I declare that all government workers are the servants and trustees of the people as seen in the Arizona, Georgia, Virginia, and Massachusetts Constitution as they described the role of the government worker in a Republic (See evidence below):

Whereas, The Constitution of the State of Arizona sets the foundation for all action by public and private entities within the state of Arizona, this same foundation is true in all 50 states.

## Arizona Declaration of Rights:

**ARTICLE 2 Section 1.** Fundamental principles; recurrence to Section 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.

**ARTICLE 2 Section 2.** Political power; purpose of government Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.

## Georgia Bill Of Rights

### Section 2 Paragraph I: Origin and Foundation of Government

All government, of right, originates with the people, is founded upon their will only, and is instituted solely for the good of the whole. Public officers are the trustees and servants of the people and are at all times amenable to them.

## Virginia Constitution Bill of Rights

**Section 2 Section 2:** People the Source of Power That all power is vested in, and consequently derived from, the people, that magistrates are their trustees and servants, and at all times amenable to them.

## Massachusetts Declaration of Rights Article V:

All power residing originally in the people, and being derived from them, the several magistrates and officers of government, vested with authority, whether legislative, executive, or judicial, are their substitutes and agents, and are at all times accountable to them.

Please take further notice that the forefathers in this land considered Public Officers to be servants, trustees, agents and substitutes of the People and in no way higher than or in a special class that is greater than the people;

Please take further notice that nowhere in any of the 50 Republican States does the government have power over the people;

Please take further notice that I, one of the People, do affirm that the intent of the United States Constitution, written by and for the people, is to provide due care to the people and not rule over them. The intent of the Founding Fathers is clear in the Preamble which provides their fundamental purposes and guiding principles.

We the People of the United States, in order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

As enumerated in the United States Constitution

**Article 6 section 2**, This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the authority of the United States, shall be the supreme Law of the Land; and the Judges of every state shall be bound thereby, any thing in the Constitution or Laws of any State to the Contrary notwithstanding.

“Made in Pursuance thereof” is to be understood as “in the intended spirit of”- therefore, in this present case, the Constitution itself and the Laws which follow, must be in pursuance, in the intent and Spirit, of the intention of those who penned it originally.

The intention and spirit are made abundantly clear in the United States Bill of Rights Preamble:

**Paragraph 2-** the Conventions of a number of the States, having at the time of their adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added: And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution.

The first ten amendments were ratified on December 15, 1791.

Please note that the purpose of the Bill of Rights was to declare and restrict (further declaratory and restrictive clauses should be added) abuse of power at the federal level of government in order to prevent abuse of power to states and individual people.

#### **Bill of Rights Amendment 9**

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

#### **Bill of Rights Amendment 10**

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

Therefore, the States, not the Federal government, retains all powers not directly enumerated in the United States Constitution as seen in the

#### **Arizona Constitution**

**Article 2 section 33.** Reservation of rights Section 33. The enumeration in this Constitution of certain rights shall not be construed to deny others retained by the people.

Please see to it that, **Article 6** of the United States constitution, in no way usurps or overrules States rights to formulate and implement Laws which represent the will of the people in that State. There is no “Supremacy” over those Laws unless they directly conflict with the intent of the United States Constitution. There is no leeway for conflict with Laws later passed by the US Congress. The conflict must be with the US Constitution.

Please take further notice that I, as one of the People, do realize that as servants, you are not granted authority by the Federal or any State Constitution to force mandates, mask, any vaccine, drug or any other thing that may infringe on the liberty of the people. These rights and liberties fall under Amendments 9 and 10 of the Bill of Rights.

Please take notice that **Article 2 section 3 (B)** of the Arizona Constitution states “To protect the people’s freedom and to preserve the checks and balances of the United States Constitution, this state may exercise its sovereign authority or restrict the actions of its personnel and the use of its financial resources to purposes that are consistent with the constitution by doing any of the following: 1). Passing an initiative or referendum

pursuant to Article IV part 1, section 1. 2). Passing a bill pursuant to Article IV, Part 2 and Article V, section 7. 3). Pursuing any other available legal remedy.”

Please take further notice that **Arizona ARTICLE 2 section 13** states- No law shall be enacted granting to any citizen, class of citizens, or corporation other than municipal, privileges or immunities which, upon the same terms, shall not equally belong to all citizens or corporations.

This may be seen to include those who have received the present Covid “vaccine” or have not received said “vaccine.”

Therefore, the Legislative Branch, within each and every state, creates laws that **MUST** be upheld in schools/political subdivisions and neither school districts, nor the Department of Education, nor Department of Health, nor the CDC, nor the Federal Government, nor public corporations shall create a rule/law that violates such laws.

In the case of agencies, departments, school districts, school boards, all associations, and all state elected government agents, as well as any licensed corporation within the state, it will be considered to /have committed maladministration, and therefore violation of the State Constitution, if that agency, department, district, board, association, elected agent or anyone employed by that agent, or state administration as well as those in public corporations, attempt to implement any restrictions of any variety, or any involuntary requirements on any of the men or women, of we the people.

We hereby demand and require that our rights, under the State of Arizona Constitution, all other state constitutions, and the United State Constitution, be upheld to the fullest extent and that all attempts at mandates related to masks, testing, or shots (vaccine) be immediately removed. All such licentious behavior must cease immediately. Those involved will be considered to be guilty of maladministration, intentional violation of the State constitutions, and may possibly be found guilty of treasonous acts against the people.

It is my will to resolve these issues in a peaceable and cooperative manner so as to avoid any unnecessary disturbance. I thank you for your immediate action to establish order, to redress my significant concerns, and rectify all abuses of our state and federal constitution.

You have now been served with notice of intent to pursue whatever means is required to rectify the violation of the Arizona State Constitution, all State Constitutions, and the United States Constitution.

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Date: \_\_\_\_\_

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