

From: _____

To: Governor Tim Walz
1006 Summit Avenue
St. Paul, MN 55105

Senator Mary Kiffmeyer
16160 201st Avenue NW
Big Lake, MN 55309

Representative Melissa Hortman
Speaker of the House of Representatives
8710 Windsor Drive
Brooklyn Park, MN 55443

Senator Jeremy Miller
President of the Senate
1448 Ridgewood Drive
Winona, MN 55987

**Notice by Affidavit
Affidavit of Maladministration
Notice of Change of Contract Terms**

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Comes now Affiant, _____, one of the People (as seen in Article 1 Section 1 of the Minnesota Constitution) Sui Juris, in this Court of Record, providing you due notice that you may provide due care; notice to agent is notice to principal and notice to principal is notice to agent.

Please take notice that:

You, as a public servant are granted certain powers from the People and this granted authority is for the benefit of the People, and that their will only would be carried out.

Please take notice that:

Our Constitution of the state of Minnesota, as adopted in 1857, which you have already sworn to, explains that the People have the right to regulate their internal government, and therefore, when the People may need, there is a guaranteed right to reform, alter or modify government. It is the will of Affiant to give notice of the true law set forth by the People. (*Please see* Minnesota Constitutional Provision Article 1, Section 1 below):

Minnesota Constitution Bill of Rights Text of Article 1, Section 1:

Object of government. Government is instituted for the security, benefit and protection of the people, in whom all political power is inherent, together with the right to alter, modify or reform government whenever required by the public good. [Emphasis by highlight added.]

Please take notice that:

All governments started with the People as stated in the Preamble of the Minnesota Constitution which says, “We, the people of the state of Minnesota, grateful to God for our civil and religious liberty, and desiring to perpetuate its blessings and secure the same to ourselves and our posterity, do ordain and establish this Constitution.” Our Constitution was founded and based on the People’s will, and never about the desires or will of the government officers. The People addressed you as trustees and servants and you at all times are to be accountable to the People. Therefore, the People are not limited by your statutory limits unless it applies to the “law of the land” which is defined in Black’s Law Dictionary, 5th Edition, as “Due process of law,” and “is most clearly intended the general law which hears before it condemns, which proceeds upon inquiry, and renders judgment only after trial.” This means that no officer of government may infringe upon the rights or privileges of the People unless they have been given due process of law. There shall be no slavery (per Black’s Law Dictionary, 5th Edition: “civil relation in which one man has absolute power over the life, fortune, and liberty of another”) and to that notion all the People are free from statutes that take away any constitutional rights of the People. (*Please see* Minnesota Constitutional Provision Article 1, Section 2 below):

Minnesota Constitution Bill of Rights Text of Article 1, Section 2:

Rights and privileges. No member of this state shall be disfranchised or deprived of any of the rights or privileges secured to any citizen thereof, unless by the law of the land or the judgment of his peers. There shall be neither slavery nor involuntary servitude in the state otherwise than as punishment for a crime of which the party has been convicted. [Emphasis by highlight added.]

Now that it has been established per the Constitution of the state of Minnesota, as adopted in 1857, that the People have inherent political power to alter, reform, or modify government; and that they shall not be infringed upon by any statute that takes away from a constitutional right; and that government and its officials have been established as trustees and servants to carry out the will of the People, please take notice it is your duty to carry out the wishes of the people who granted authority for you to handle the People's business, and therefore, Affiant is presenting fundamental law and instructions that you may observe and carry out the will of one of the People so that they may not be disturbed in their private affairs. Please take further notice that the only reason the People have power to remonstrate is because the government is created to carry out their will, and when government is functioning in a way that goes against the People's will and authority, the People are to correct the government's behavior and lead them in ways consistent with the Minnesota Constitution and that redresses grievances. (*Please see* the Constitutional Provision supporting this authority below):

Minnesota Constitution Bill of Rights Text of Article 1, Section 8:

Redress of injuries or wrongs. Every person is entitled to a certain remedy in the laws for all injuries or wrongs which he may receive to his person, property or character, and to obtain justice freely and without purchase, completely and without denial, promptly and without delay, conformable to the laws. [Emphasis of highlight added.]

It is therefore hereby the will of Affiant, Order, and Demand that a full forensic kinematic artifact detection audit of the *entire state of Minnesota 2020 elections* be done immediately for the purpose of ensuring accuracy and integrity as are the rights of the People who created and regulate government. The forensic kinematic artifact detection audit shall be a full and complete forensic kinematic artifact detection audit of all paper ballots both in person and absentee, all machines, related software, ballots, routers, and internet devices. In addition, the People of Minnesota want a review of examination/certification/testing report(s) for ballot reader equipment and related software, the escrow purchase agreement(s) and addendum(s) to the contract(s) of *all voting machines* and any other election-related materials and systems.

The audit is to be carried out by Col. Phil Waldron and/or Jovan Hutton Pulitzer. The forensic kinematic artifact detection audit shall make provision for Democrat, Republican, and Independent. Furthermore, we the People demand that the Minnesota Legislature work with the People in securing a well-balanced forensic kinematic artifact detection audit. Results of the forensic kinematic artifact detection audit shall be made available to the public.

Please take further notice that:

Not finishing and handling the business of the People may be considered a trespass against the People. This Affidavit is a contract, and if you shall ignore this Affidavit by not responding by the following terms, you agree to pay \$10,000 per day if you fail to immediately make provisions for a forensic audit. If you, as a government official, believe these claims are untrue, please respond within five (5) business days upon receipt of such Affidavit with constitutional provisions, sworn under the penalty of perjury, by Affidavit, point by point, showing where you have constitutional authority to ignore these rights of the People. If you do not respond within five (5) business days upon receipt of this Affidavit, you agree, by acquiescence, that you are knowingly interfering with the rights of one of the People you swore to protect, and that this Affidavit shall stand as evidence that you are acting in maladministration, and that no court shall have the power to again adjudicate these matters and that all Courts of Record shall accept this Affidavit as truth and law. You also agree to be bound by all said herein and the Affiant is able to bring this contract before an arbitrator of Affiant's choice and you agree to be bound by any award.

