

CASE# PND-2021-NAA-0704 NOTICE

FROM: _____

TO:

Kim Koppelman
Speaker of The House
Chairman of The House Judiciary Committee
Vice Chairman of The House Procedural Committee
513 First Avenue NW
West Fargo, ND 58078-1101
Kkoppelman@nd.gov

Randy Burckhard
President Pro Tempore of The Senate
Chairman of The Government Administration Committee
1837 15th Street SW
Minot, ND 58701-6158
Raburckhard@nd.gov

My local Senator _____

My local Representative _____

My local Representative _____

Notice

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

I, _____, one of the people (as seen in North Dakota Constitution), Sui Juris, in this Court of Record, present to you the following evidence and request that you and your agents may bring resolution:

Through the *North Dakota Constitution Article XI, Section 4*, and the *14th Amendment of the Constitution of the United States of America*, you have sworn to protect the people and the constitution. Both State and federal constitutions further explain that the people have the right to regulate their internal government. Therefore, when the people may need, there is a guaranteed right to reform, alter or abolish government, which you have thus sworn to support.

It is my will to give notice of the true law set forth by the people. As Stated in *Article I, Section 2*, all governments started with the people and are founded on the people's will. The State of North Dakota is never defined or determined by the desires or will of the government officers. The people gave you the title of trustees and servants and all times you are to be accountable to the people and it is your duty to carry out the wishes of the people who granted authority for you to handle the people's business. Therefore, I am presenting fundamental law and instructions that you may observe and carry out the will of one of the people.

North Dakota Constitution Article I, Section 5 states that the people have power to require a redress of grievances because the government is created to carry out their will. When the government is functioning in a way that goes against the people's will and authority, the people are to correct their behavior and lead them in ways consistent with the constitution and that redress grievances. This means that the people are not limited by your statutory limits.

I, as one of the People, am in full support of a full forensic audit of every county in the State. Our vote is our voice and the essential expression of our freedom. We must be able to verify that the 1824 Missouri Doctrine "Once free, always free" remains true. It is a right of the people, as laid out in *Section 2 of the Fourteenth Amendment* that each individual member of the people has the express, inalienable right to a single, whole vote. The possibility that our vote has been reduced to something akin to the 1787 Three-fifths Compromise must be addressed.

Accordingly, I as one of the people, give notice that you immediately do all things necessary to bring about the desired public, live streamed, full and complete forensic audit, available to poll watchers, candidates or candidate representatives of any party to witness, analyzing:

All paper ballots (from the 2020 General Election and the pre-election system test ballots):

- Kinematic forensic analysis (utilizing high speed, high definition, digital forensic police cameras, and optical character recognition) of paper ballots
- Digital forensic analysis of ballot images both computer and human created, and any and all image codes,
- Forensic analysis of the paper and the print system utilized

All possible ballots:

- How many versions of ballots there were
- How many of each version could be counted
- How many of each version were counted
- How the digital images of each affected the operation of the election equipment
- Whether there was any forensic variation within each ballot version
- Whether the handling of ballots altered the effect of the ballots' interaction with any election equipment

The tabulator tapes:

- Kinematic forensic analysis of the tabulator tapes
- A forensic analysis of their correlation to the equipment used, the software and the paper ballots

All equipment and software utilized before during and after the 2020 General Election:

- IACIS CFCE certified computer forensic analysts to find, extract, analyze and document all electronically stored information found on the counting/tabulator machines, pollbook machines, disability abled machines, routers, thumb drives, SOS laptops, and any other equipment not listed
- Forensic and kinematic analysis of all equipment used

The networks:

- Full forensic network, and packet analysis of all connectivity

Credible, verifiable, true elections are the democratic Republic's indispensable political foundation woven throughout our Constitution. If the people of the state of North Dakota cannot question the authenticity and process and outcomes of elections, we cannot trust in the government to provide honest answers. We have the inalienable right to question and seek a redress of grievances. To ignore this is to censor the honest, concerned voice of the people, which you have sworn an oath to protect.

Please take note, a successful North Dakota Election Audit must seek to provide:

- Verification that every ballot is legal and authentic
- Verification that there are no illegal or inauthentic ballots

- Verification that every legal, authentic ballot was correctly counted
- Verification that the machines have had no changes that would decertify them
- Verification that SOS claims regarding machines are true
- Verification that machines have not communicated with any entity other than SOS employees, voters and SOS thumb drives
- Verification that the election equipment is not hackable, in any manner, either currently or in the future.

If any point is not verified, this fact and the exact reasons for it must be included in the full and complete public release of audit results.

This notice by affidavit is a Court of Record of the actions, abilities, and authorities of the State of North Dakota. Further, this is a legal declaration from the affiant, as one the people of North Dakota regarding your duty as a representative of the people, under oath to protect the people and the Constitution of North Dakota. As servants and trustees of the people, it is your legal duty and hopefully your honor, to serve the people in this way.

If you, as a government official, believe that any of these claims are untrue, please respond within five days with the constitutional provisions, sworn under penalty of perjury, by affidavit, point by point, showing where you have the constitutional authority to ignore the rights of the people. If you do not respond within five days, you agree by acquiescence that you are knowingly, interfering with the rights of one of the people you swore to protect and that this notice shall stand as evidence that you are acting against the people's constitutional interests and that no court shall have the power to again adjudicate these matters and all the Courts of Record shall accept this notice as truth and law.

Autograph:

Date: