

Notice of Demand for Religious Freedom

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

\_\_\_\_\_

From: \_\_\_\_\_

\_\_\_\_\_

Notice of Demand for Religious Freedom

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

I, \_\_\_\_\_, one of the People (as seen in the Virginia State Declaration of Rights) am giving you this notice that you and your agents may provide due care and carefully act to cease and desist from all interference with the rights of the People;

**The Virginia Constitution Preamble** states: A DECLARATION OF RIGHTS made by the good people of Virginia in the exercise of their sovereign powers, which rights do pertain to them and their posterity, as the basis and foundation of government.

Please notice that the Preamble declares rights of the People, not of those elected or employed to serve the People. Under no circumstance does an elected or employed servant of the People have authority or power over one of the People in their private affairs and liberties;

Please take notice that, from the inception of the State of Virginia, Almighty God was acknowledged. Please take further note that the People’s right to practice their religion, in its various forms, was established from that point to the present.

**The Virginia Constitution Bill of Rights Article 1 Section 16: Free Exercise of Religion; No Establishment of Religion**

That religion or the duty which we owe to our Creator, and the manner of discharging it, can be directed only by reason and conviction, not by force or violence; and, therefore, **all men are equally entitled to the free exercise of religion, according to the dictates of conscience;** and that it is the mutual duty of all to practice Christian forbearance, love, and charity towards each other. No man shall be compelled to frequent or support any religious worship, place, or ministry whatsoever, nor shall be enforced, restrained, molested, or burthened in his body or goods, nor shall otherwise suffer on account of his religious opinions or belief; but all **men shall be free to profess and by argument to maintain their opinions in matters of religion, and the same shall in nowise diminish, enlarge, or affect their civil capacities.** . . .”

Please notice that all political power rests in the People and at no times resides in those elected or employed agents of the People. Government was not instituted for the agents of government but for the benefit and happiness of the People.

**The Virginia Constitution Bill of Rights Article 1 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.

Please note that acting contrary to the will of the People, in any way, results in **maladministration** and all of the consequences that accompany **maladministration**.

**United States Constitution Amendment 9**

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

**United States Constitution 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**.

**Virginia Constitution Article 1 Section 3: Government Instituted for Common Benefit**

Section 3. That government is, or ought to be, instituted for the common benefit, protection, and security of the people, nation, or community; of all the various modes and forms of government, that is best which is **capable of producing the greatest degree of happiness and safety, and is most effectually secured against the danger of maladministration;** and, whenever any government shall be found inadequate or contrary to these purposes, a majority of the community hath an **indubitable, inalienable, and indefeasible right** to reform, alter, or abolish it, in such manner as shall be judged most conducive to the public weal.

Please note that, in relation to the rights of one of the People of the State of Virginia, or any other of the 50 states, **inalienable** means rights which are not capable of being surrendered or transferred without the consent of the one possessing such rights. **Indubitable** means unquestionable or impossible. **Indefeasible** means not vulnerable to being defeated, revoked, or lost. (Black’s Law 5<sup>th</sup> Ed.)

Please further note that, within the Virginia State Constitution, there are no provisions for removal of this very first noted basic right of “We the people.”

**Virginia Constitution Article 1 Section 12: Freedom of Speech and of the Press; Right Peaceably to Assemble, and to Petition**

“That the freedoms of speech and of the press are among the great bulwarks of liberty, and can never be restrained except by despotic governments; that any citizen may freely speak, write, and publish his sentiments on all subjects, being responsible for the abuse of that right; that the General Assembly shall not pass any law abridging the freedom of speech or of the press, nor the right of the people peaceably to assemble, and to petition the government for the redress of grievances.”

Please note that there is always to be a firm adherence to justice, moderation, temperance, frugality, and virtue. Please note that I, one of the People, am to frequently remind you of your responsibilities as an agent of the People. Please also note that the liberties of the People be are only observed as you, agents of the People, abide by and adhere to fundamental principles will respect for law. Any departure from those principles will be a departure into **maladministration**.

### **Virginia Constitution Article 1 Section 15: Qualities Necessary to Preservation of Free Government**

“That no free government, nor the blessings of liberty, can be preserved to any people, but by a firm adherence to justice, moderation, temperance, frugality, and virtue; by frequent recurrence to fundamental principles; and by the recognition by all citizens that they have duties as well as rights, and that such rights cannot be enjoyed save in a society where law is respected and due process is observed.

That free government rests, as does all progress, upon the broadest possible diffusion of knowledge, and that the Commonwealth should avail itself of those talents which nature has sown so liberally among its people by assuring the opportunity for their fullest development by an effective system of education throughout the Commonwealth.”

Please note that all 50 state constitutions apply to all of We, the People.

### **Arizona Constitution Article 2 Section 12 – Liberty of Conscience: Appropriations for Religious Purposes Prohibited; Religious Freedom**

Section 12. “**The liberty of conscience** secured by the provisions of this constitution shall not be so construed as to excuse **acts of licentiousness, or justify practices inconsistent with the peace and safety of the state**. No public money or property shall be appropriated for or applied to any religious worship, exercise or instruction, or to the support of any religious establishment. **No religious qualification** shall be required for any public office or employment, nor shall any person be incompetent as a witness or juror in consequence of his opinion on matters of religion, **nor be questioned touching his religious belief** in any court of justice to affect the weight of his testimony.”

Please note that licentious behavior must not occur on the part of any person, government or municipal corporation. Therefore, avoiding licentious behavior would apply to any person, as an agent of the State of Virginia, who attempts to inflict a mandate on one of the people of the State of Virginia. Licentious behavior may be construed to mean acting without regard to law, ethics, or the rights of others.

### **Virginia Constitution Article 1 Section 17: Construction of the Bill of Rights**

The rights enumerated in this Bill of Rights shall not be construed to limit other rights of the people not therein expressed.

Please note that all municipal corporations within the state are created by the authority of the People through the state constitution. No municipal corporation exists without constitutional provision from We, the People. This includes but is not limited to all state, city, and other local entities as well as those participating in commerce. All public agencies function at the will of the People.

### **Virginia Constitution Article VII Section 3: Powers**

The General Assembly may provide by general law or special act that any county, city, town, or other unit of government may exercise any of its powers or perform any of its functions and may participate in the financing thereof jointly or in cooperation with the Commonwealth or any other unit of government within or without the Commonwealth. The General Assembly may provide by general law or special act for transfer to or sharing with a regional government of any services, functions, and related facilities of any county, city, town, or other unit of government within the boundaries of such regional government

Please also note that all municipal corporations are held to constitutional standards of liability for injuries. This would include, but is not limited to, injuries resulting from unlawful vaccinations that a municipal corporation demands from its employees as a change of contract and a requirement for employment.

### **Virginia Constitution Article 1 Section 7: Laws should Not Be Suspended**

That all power of suspending laws, or the execution of laws, by any authority, **without consent of the representatives of the people**, is injurious to their rights, and ought not to be exercised.

### **Virginia Constitution Article 1 Section 9: Prohibition of Excessive Bail and Fines, Cruel and Unusual Punishment, Suspension of Habeas Corpus, Bills of Attainder, and Ex Post Facto Laws**

That excessive bail ought not to be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted; that the privilege of the writ of habeas corpus shall not be suspended unless when, in cases of invasion or rebellion, the public safety may require; and that the General Assembly shall not pass any bill of attainder, or any ex post facto law.

Please note that the requirement of the Constitution is the avoidance of excessive imposition of results based on perceptions of arbitrary definitions of misconduct. The state and municipal corporations have attempted to **define misconduct as non-compliance with a forced mandate that has no standing in law**. The state and municipal corporations within the state have the duty to maintain the intent of the constitution and not commit criminal behavior as defined, “An act that the law makes punishable; the breach of a legal duty treated as the subject-matter of a criminal proceeding.” (Black’s Law, 5<sup>th</sup> Ed.)

Please note that the constitution delineates certain rights, speech and press, but implies others, as individual rights maintained within the United States Constitution Bill of Rights Amendment I.

### **United State Constitution Amendment I**

**Text of Amendment I:** Congress shall **make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.**

**Arizona Constitution Article 20 First-**

Perfect toleration of religious sentiment shall be secured to every inhabitant of this state, and no inhabitant of this state shall ever be molested in person or property on account of his or her mode of religious worship, or lack of the same.

Please note that the right to exercise of religion is not limited to a certain time or place; but, is not only allowed, but protected, under all situations and circumstances and is to not be limited by any agency, trust indentured, elected official, or any other influence outside that of the individual.

**Maryland Constitution Declaration of Rights Article 4**

That the People of this State have the sole and exclusive right of regulating the internal government and police thereof, as a free, sovereign and independent State.

**Maryland Constitution Declaration of Rights Article 4**

That sanguinary Laws ought to be avoided as far as it is consistent with the safety of the State; and no Law to inflict cruel and unusual pains and penalties ought to be made in any case, or at any time, hereafter.

Please note that equal protection of law describes equal rights and privileges of law and therefore makes null and void any attempt to cause harm personally or financially to any one of the People in the state of Virginia. As the illegal mandate, disallowing basic rights of the People, violates equal protection of laws, it must be immediately withdrawn and removed from any possibility of further harm to We, the People.

Please note that Common Law, upon which the United States Constitution and the Virginia Constitution are based, was and by the most recent preapproval of such, is, the law of the land and does in no way allow for or make excuse for any action that is repugnant to either constitution.

Please further note that the present "mandates" disallowing the People's inalienable and indefeasible rights to choose religious accommodation or exemption, based on strong religious convictions, is without merit and forms an illegal precedent for further overreach of governmental agencies in the future. Nor is there any basis in law to require testing of any variety as a requirement of employment. It is an attempt to disenfranchise and diminish the status of We, the People, to accomplish an arbitrary end of questionable merit. It is licentious in nature, acting without regard to law, ethics, or the rights of others. Licentiousness, or practices inconsistent with the peace and safety of the state may be construed to have occurred with all trust indenture servants of the state and state agencies and associations or corporations mentioned herein having acted in a licentious and disruptive manner related to the complaints herein.

We the People, acting on our Constitutional authority as the progeny of the creators and sustainers of the Constitution of the United States and the Constitution of the State of Virginia, do hereby demand immediate relief from all such mandates and restrictions upon our liberty interests and rights as We, the People. No agency, elected trustee, or entity has or will have authority to direct the private decisions of the People.

My desire is to settle this matter in a calm and harmonious atmosphere of mutual respect. However, no further infringement on the People's rights will be tolerated! Please see to it that this matter is resolved properly and expeditiously. If you desire to respond to this notice, your response must be in the form of an affidavit, answering point by point the statements contained herein; and, it must be received no more than 3 days (72 hours) from the receipt of this notice.

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

Autograph