**Notice and Demand**

**Notice of Maladministration to All Elected Agents**

**Legal Notice and Warning**

To:

From:

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

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, one of the people (as seen in Arizona Constitution Bill of Rights Article 2 Section 2). Sui Juris, in this court of record, you, being trustees of the People must provide due care and remember your oath which binds you. I, the Affiant, make the following statements and claims:

A**ll State, County, Local City, all boards, including those representing school districts are elected** **or employed** **agents** within the state and are to fulfill the requirements of the office for which you were elected or employed**. , ( Article 3 Section 1**) With full knowledge of the oath, you, in your elected office, took an oath to uphold the United States Constitution and the Arizona Constitution. The requirements of the office for which you were elected or hired are indicated in the Arizona Constitution and are detailed in the appropriate state statutes which apply to your position. In addition, you, as well as all other agents, were elected with full knowledge that they are now trust indentured servants of those who elected them, we the People. All elected and hired agents are subject to an oath of office to which you are elected or employed. That oath indicates both the positive and negative requirements of the office. You and all others who take this oath are now bound, by that oath, to uphold all of the reserved rights of we the People as well as fully fulfil the duties and obligations of the office.

**A.R.S.** [**§**](https://law.justia.com/codes/arizona/2016/title-15/section-15-117/index.html) **38-231 A.** In order to ensure the statewide application of this section on a uniform basis, each board, commission, agency and independent office of this state, and of any of its political subdivisions, and of any county, city, town, municipal corporation, school district and public educational institution, shall completely reproduce this section so that the form of written oath or affirmation required in this section contains all of the provisions of this section for use by all officers and employees of all boards, commissions, agencies and independent offices.

As an elected servant of we the People, you have sworn to uphold the Constitution of the United States and the Constitution and laws of the State of Arizona. You swore to bear true faith and allegiance to the same and defend them against all enemies, foreign and domestic, and that you would **faithfully, and impartially**, discharge the duties of your office according to the best of your ability so help you God. (**A.R.S.** [**§**](https://law.justia.com/codes/arizona/2016/title-15/section-15-117/index.html) **38-231 E.)**

As an elected servant you also agreed to the consequences of not upholding your oath.

**A.R.S.** [**§**](https://law.justia.com/codes/arizona/2016/title-15/section-15-117/index.html) **38-231 D.**  Any officer or employee having taken the form of oath or affirmation prescribed by this section, and knowingly at the time of subscribing to the oath or affirmation, or at any time thereafter during the officer’s or employee's term of office or employment, does commit or aid in the commission of any act to overthrow by force, violence or terrorism as defined in section 13-2301 the government of this state or of any of its political subdivisions, or advocates the overthrow by force, violence or terrorism as defined in section 13-2301 of the government of this state or of any of its political subdivisions, is guilty of a class 4 felony and, on conviction under this section, the officer or employee is deemed discharged from the office or employment and is not entitled to any additional compensation or any other emoluments or benefits which may have been incident or appurtenant to the office or employment.

As one of the People from whom your power is derived, I wish to inform you that in your oath to office, you affirmed that your main purpose was to protect and maintain my individual rights by upholding the Constitution. This now includes the rights of my heritage, my property, my children. I, one of the People, claim that you are infringing on the freedoms guaranteed to me as one of the People. You are also practicing discrimination, segregation and intimidation by insisting on depriving me of my rights under color of law. You should be aware that Section **242** of Title **18** makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws within the **United States**.

I remind you of the fundamental principles in the Supreme law of the land that secures my individual rights.

**Arizona Constitution Article 2 Section 1**

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

I, one of the People, remind you that all political power is inherent in we the People and does not rest in any form with those elected to serve we the People.

**Arizona Constitution Article 2 Section 2**

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 the protect and maintain individual rights.

I, one of the People, wish to remind you that you are bound by the constitution and may have your actions restricted as personnel elected to serve we the People.

**Arizona Constitution Article 2 Section 3**

Section 3. A. The Constitution of the United States is the supreme law of the land to which all government, state and federal, is subject.

Section 3. B. **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 to restrict the actions of its personnel and the use of its financial resources to purposes that are consistent with the constitution…

I, one of the People, wish to remind you that, while you are limited in your powers and liberties, we the People have freedom to express ourselves on all subjects, including your performance as an elected official of we the People.

**Arizona Constitution ARTICLE 2 Section 6**

Section 6. Every person may freely speak, write, and publish on all subjects, being responsible for the abuse of that right.

I, one of the People, claim licentiousness is to be construed as acting without regard to law, ethics, or the rights of others.

**Arizona Constitution ARTICLE 2 Section 12**

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.

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 mentioned herein who have acted in a licentious and disruptive manner related to the complaints listed herein.

You, as a state servant, are subject to having your actions restricted, if your actions are inconsistent with protecting the People’s freedom. (Article 2 section 3b; Article 2 section 6; Article 2 section 12). Any failure on your part to protect these rights is a breach of your trust indenture and your oath of office, to which you swore. You were given certain responsibilities by the People, and you will be considered to be acting in maladministration, and attacking the People you serve, if these responsibilities are not fully and faithfully completed. Such maladministration and attack may result in censure, fines, termination of services, or other negative consequences as indicated in **A.R.S.** [**§**](https://law.justia.com/codes/arizona/2016/title-15/section-15-117/index.html) **38-231 D.**

I wish to remind you that all provisions of the state constitution are mandatory, and ae not to be overlooked or ignored as if they did not exist.

**Arizona Constitution Article 2 Section 32**

Section 32. The provisions of this Constitution are*MANDATORY*, unless by express words they are declared to be otherwise.

I wish for all trust indentured servants to show in each job description or sworn oath, where you were given authority, in your various positions, as an example, to usurp the tasks and authority assigned only to the Public Health Department. Affiant wishes for you to show where you, the School Board, Superintendent, Legislature, or Governor were given authority to make decisions related to segregation, isolation, or quarantine of students, other individuals, or entities. These decisions are only within the purview of the Public Health Department, and require a separate notification for **every** instance of exposure to a fatal disease.

Please read carefully to determine that there is absolutely no reference to anyone outside of the Public Health Department who may access, delegate, or assume responsibility for quarantine or isolation.

**A.R.S.** [**§**](https://law.justia.com/codes/arizona/2016/title-15/section-15-117/index.html) **36-788** department or local health authority must initiate an investigation if that agency has reasonable cause to believe that a highly contagious and fatal disease exists within its jurisdiction. . . **A.R.S.** [**§**](https://law.justia.com/codes/arizona/2016/title-15/section-15-117/index.html) **36-789**. Due process for isolation and quarantine during a state of emergency or state of war emergency The department, or local health authority may isolate or quarantine a person or group of persons through a written directive without first obtaining a written order from the court if any delay in the isolation or quarantine of the person would pose an immediate and serious threat to the public health. **C.** The petition must be **accompanied by the sworn affidavit of the department or local health authority** attesting to the facts asserted in the petition, together with any further information that may be relevant and material to the court's consideration.

You, as trust indenture servants, have far overreached your authority in many areas of public life, thus endangering the rights and liberties reserved to we the People. I now require that you immediately cease and desist from your illegal policy making activities. You will be held accountable **separately** for each illegal activity in with you participate.

I wish to remind you that no trust indenture servant may impinge or in any way damage or harm the people’s rights to their property, including but not limited to their own bodies and the bodies of their property, their children.

Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman denying these claims are true must rebut these claims point by point within (3) days (72 hours). Failure to respond means that by acquiescence you agree that all claims are true.

Autograph \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_