

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

\_\_\_\_\_

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

\_\_\_\_\_

## Notice of 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 **Arkansas State Declaration of Rights, Article 2 Section 1**) 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;

**Arkansas Preamble – We, the People of the State of Arkansas, grateful to Almighty God for the privilege of choosing our own form of government; for our civil and religious liberty; and desiring to perpetuate its blessings, and secure the same to our selves and posterity; do ordain and establish this Constitution.**

**Please Take Notice:** From the inception of the State of **Arkansas** Almighty God was acknowledged. The People's right to practice religion, in its various forms, was established from that point to the present;

#### **Arkansas State Declaration of Rights, Article 2 Section 1: Source of Power**

All political power is inherent in the people and government is instituted for their protection, security and benefit; and they have the right to alter, reform or abolish the same, in such manner as they may think proper. (Highlight Added for Emphasis)

**Please Take Notice:** In relation to the rights of one of the People of the State of **Arkansas** 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. Black's Law 5<sup>th</sup> Ed.

**Please Take Further Notice:** Within the **Arkansas** State Constitution, there are no provisions for removal of this very first noted basic right of "We, the People;"

#### **Arkansas State Declaration of Rights, Article 2 Section 6: Liberty of the Press and of Speech - Libel**

The liberty of the press shall forever remain inviolate. The free communication of thoughts and opinions, is one of the invaluable rights of man; and all persons may freely write and publish their sentiments on all subjects, being responsible for the abuse of such right. In all criminal prosecutions for libel, the truth may be given in evidence to the jury; and, if it shall appear to the jury that the matter charged as libelous is true, and was published with good motives and for justifiable ends, the party charged shall be acquitted.

**Please Take Notice:** Each individual of We, the People, may independently choose how, when, where, and to what extent they will worship ALMIGHTY GOD. This includes, but is not limited to, what each one of the People allows to be done physically, mentally, morally, and/or spiritually. It also includes what may be done to anyone under the authority of We, the People, including our children;

**Arkansas State Declaration of Rights, Article 2 Section 25: Protection of Religion** Religion, morality and knowledge being essential to good government, the General Assembly shall enact suitable laws to protect every religious denomination in the peaceable enjoyment of its own mode of public worship.

**Please Take Notice:** No legislative entity or agency may impinge on the decisions of conscience made by one of the People about themselves or those under their authority, their children;

#### **Arkansas State Declaration of Rights, Article 2 Section 24: Religious Liberty**

All men have a natural and infeasible right to worship Almighty God according to the dictates of their own consciences; no man can, of right, be compelled to attend, erect, or support any place of worship; or to maintain any ministry against his consent. No human authority can, in any case or manner whatsoever, control or interfere with the right of conscience; and no preference shall ever be given, by law, to any religious establishment, denomination or mode of worship, above any other.

**Please Take Notice:** The forefathers considered all elected positions and agents of those elected to be servants, trustees, agents, substitute of we the People and that in no way higher than 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 Notice:** No entity, agency, division, or subdivision may seize any property, papers, effects, or people without proper due process of law. The People must remain secure from all infringement, including the security of the children of the People;

**Arkansas State Declaration of Rights, Article 2 Section 15: Unreasonable Searches and Seizures**

The right of the people of this State to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated; and no warrant shall issue, except upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the person or thing to be seized.

**Arkansas State Declaration of Rights, Article 2 Section 8: Criminal Charges – Self-Incrimination – Due Process – Double Jeopardy – Bail**

No person shall be held to answer a criminal charge unless on the presentment or indictment of a grand jury, except in cases of impeachment or cases such as the General Assembly shall make cognizable by justices of the peace, and courts of similar jurisdiction; or cases arising in the army or navy of the United States; or in the militia, when in actual service time of war or public danger; and no person, for the same offense, shall be twice put in jeopardy of life or liberty; but if, in any criminal prosecution, the jury be divided in opinion, the court before which the trial shall be had, may, in its discretion, discharge the jury, and commit or bail the accused for trial, at the same or the next term of said court; nor shall any person be compelled, in any criminal case, to be witness against himself; nor be deprived of life, liberty, or property, without **due process of law**. All persons shall, before conviction be bailable by sufficient sureties, except for capital offenses, when the proof is evident or the presumption great. (Highlight Added for Emphasis)

**Arkansas State Declaration of Rights, Article 2 Section 10: Right of Accused Enumerated – Change of Venue**

In all criminal prosecutions, the accused shall enjoy the **right to a speedy and public trial** by an impartial jury of the county in which the crime shall have been committed; provided, that the venue may be changed to any other county of the judicial district in which the indictment is found, upon the application of the accused, in such a manner as now is, or may be prescribed by law; and to be informed of the nature and cause of the accusation against him, and to have a copy thereof; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to be heard by himself and his counsel. (Highlight Added for Emphasis)

**Please Take Notice:** No legislative entity, agency or subdivision may, at any time, grant to one group privileges, not granted to all of the People equally. No law shall be enacted granted to any man or woman, citizen, class of citizens, or corporation other than municipal, privileges or immunities, which, upon the same terms, shall not equally belong to all people, citizens or corporations. This may be seen to include those who have decided to receive, or not receive, particular procedures for themselves or their children;

**Arkansas State Declaration of Rights, Article 2 Section 3: Equality Before the Law**

The equality of all persons before the law is recognized, and shall ever remain inviolate; nor shall any citizen ever be deprived of any right, privilege or immunity; nor exempted from any burden or duty, on account of race, color or previous condition.

**Arkansas State Declaration of Rights, Article 2 Section 18: Privileges and Immunities – Equality**

The General Assembly shall not grant to any citizen, or class of citizens, privileges or immunities which, upon the same terms, shall not equally belong to all citizens.

**Please Take Notice:** In the case of agencies, departments, **all associations, and all state elected government agents, as well as any licensed corporation within the state**, it will 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;

**Please Take Notice:** All attempts to impose control over the conscience of the People regarding choices each one makes for his or herself or children, must immediately cease. The **Arkansas** Constitution is clear that these choices of conscience are inalienable privileges as one of 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 Constitution. Please understand that it is your responsibility to distribute this notice to all applicable members. I come to you peaceably trusting your actions will also reflect good intentions and honorable behavior.

\_\_\_\_\_  
Autograph:

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