

To: _____ [Business President/CEO]
_____ [Address]

To: Representative David Ralston State Representatives (ALL)
Speaker of the House of Representatives
P. O. Box 188
Blue Ridge, GA 30513

To: Senator Butch Miller State Senate (ALL)
President Pro Tempore
2420 Browns Bridge Road
Gainsville, GA 30504

To: Governor Brian Kemp
206 Washington Street
Suite 203, State Capitol
Atlanta, GA 30334

From: _____ [Name and Office]
_____ [Address]

Notice to Georgia Businesses and STATE LEGISLATURE

Notice to Agent is Notice to Principal, Notice to Principal is Notice to Agent

I _____ one of the People (as seen in Georgia Constitution Bill of Rights, Section 2, Paragraph 1), Sui Juris, in this court of record, bring you this notice that you may provide due care,

Take notice that the powers of the Georgia State legislature are granted to them in the Georgia State Constitution, which they have already sworn an oath to uphold. These powers are granted to them by the People and for the benefit of the People.

At no time have the people granted authority to the Legislature to rule over the people or to violate the people’s natural, indefeasible rights. Therefore, the Legislature does not have the authority to violate the People’s rights. Consequently, it is impossible for the legislature to have ever granted such authority, which they do not possess, to any licensed business entity which would allow them to violate the People’s rights. Any statutory acts which attempted to do so are void. See Constitutional provisions below:

Georgia Constitution Article 1, Section 2, Paragraph I:

All government, of right, originates with the people, is founded upon their will only, and is instituted solely for the good of the whole. Public officers are the trustees and servants of the people and are at all times amenable to them. (Emphasis by Underline Added)

Article 1, Section 2, Paragraph V:

Legislative acts in violation of this Constitution or the Constitution of the United States are void, and the judiciary shall so declare them. (Emphasis by Underline Added)

Take further notice, there are public and so called “private” businesses which are operating as licensed public businesses, doing commerce in the State of Georgia. These licensed public entities are infringing on the indefeasible rights of their employees, patrons, and visitors by requiring them to participate in the voluntary, experimental COVID 19 vaccine program or else be treated as a separate and distinct class of individuals. They are subjected to a completely different set of rules. A class of people who are being required to: wear an article of clothing over their faces, be repeatedly tested at their own expense and/or be denied access to their workplace or to enjoy freedom of patronage. Some are even facing suspension or termination of employment because of their personal medical decisions. These mandates/rules imposed by said licensed public business entities are a direct infringement of Peoples right of impartial and complete protection to person and property, which is the paramount duty of government. No one should be denied equal protection under the law. (See Constitutional provisions below)

Article 3, Section 6, Paragraph IV (c): No special law relating to the rights or status of private persons shall be enacted.

Article 1, Section 1, Paragraph II: Protection to person and property is the paramount duty of government and shall be impartial and complete. No person shall be denied the equal protection of the laws.

See Also: **384 US 436, 431 Miranda vs Arizona:** Where rights secured by the constitution are involved, there can be no rule making or legislation which would abrogate them. Emphasis by Underline added)

Take further notice that the People have the power to remonstrate 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, lead them in ways that are consistent with the constitution and redress grievances.

Georgia Constitution Bill of Rights Section 1 Paragraph IX: The people have the right to assemble peaceably for their common good and to apply by petition or remonstrance to those vested with the powers of government for redress of grievances. (Emphasis by Italics/Underline Added)

Business President/CEO: Within five (5) days you are to cease and desist with these unlawful actions against the rights of the people of Georgia: your employees, customers, and visitors. If you refuse, please provide constitutional provisions showing where you, as a licensed public entity, doing public commerce in the state of Georgia, has the authority to violate the indefeasible rights of the People.

State Legislature, please respond within five (5) days if you believe that you have the constitutional authority to grant power to a public corporation, which allows them to infringe on the People’s rights. Provide constitutional provisions showing where the people have granted you with this authority. As a trustee you are bound by the granted authorities that exist in the Constitution of Georgia, which you have already sworn an oath to uphold. You should have the ability to show a granted authority for all Powers that you have.

If you do not respond, then, it shall be taken as tacit Acquiescence. It shall be understood that you agree with the People’s right to require you to cause these corporate entities to cease and desist. and that any attempts to block this right is only done as a trespass, treason, and an attack done outside the powers of your Trust Indenture.

_____ Autograph

_____ Date