

Florida Notice to Florida Government Trustees

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

I, _____, one of the People, as seen in the Constitution of Florida (as seen in Article 1 Section 1 of the Florida Constitution), am providing you due notice that you may respond and provide due care;

Florida Constitution Preamble:

We, the people of the State of Florida, being grateful to Almighty God for our constitutional liberty, in order to secure its benefits, perfect our government, insure domestic tranquility, maintain public order, and guarantee equal civil and political rights to all, do ordain and establish this constitution.

Florida Constitution Article 1 Section 1:

Political power: All political power is inherent in the people. The enunciation herein of certain rights shall not be construed to deny or impair others retained by the people.

Florida Constitution Article 1 Section 5:

Right to assemble: The people shall have the right peaceably to assemble, **to instruct their representatives**, and to petition for redress of grievances.

Please take notice that your purpose in government is to protect and maintain the People's Individual Rights and now it is a necessity of the People, to step in and take control of those who we hired to handle our affairs;

Please take further notice, that I, as one of the People, have noticed an attack by Bar Attorneys, nationwide, on the People demanding audits. Therefore it is my wish for you to let me know, as one of the People, if the Bar is a government entity or if they have a contract with the People of Florida where they have standing to interfere in our business and block the People's right to know;

[Even in Florida Statute, when the People come in necessity, dealing with the physical constitution of the State, that you will deal in the common laws in all courts. I, as one of the People, know and understand well, that the Declaration of Rights are the fundamental law and you are bound to protect the people as shown below:

2011 Florida Statutes 201:

Common law and certain statutes declared in force.—The common and statute laws of England which are of a general and not a local nature, with the exception hereinafter mentioned, down to the 4th day of July, 1776, are declared to be of force in this state; provided, the said statutes and common law be not inconsistent with the Constitution and laws of the United States and the acts of the Legislature of this state.

This statute was affirmed in *Kluger v. White*, 281 So. 2d 1 (Fla. 1973). and later reaffirmed in *Smith v. Dept. of Insurance*, 507 So. 2d 1080 (Fla. 1987).]

Please take further notice that the Legislature of Florida was not granted the power to deny the Constitutional Authority of the People to alter abolish or reform government in their general powers.

Name:

Autograph:

Date: