To: Representative Lee Hawkins
Chairman, Budget & Fiscal Affairs Oversight
4317 Tall Hickory Trail
Gainesville, GA 30506

Senator Marty Harbin
Chairman, Government Oversight
215 Greencastle Road
Tyrone, GA 30290

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

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

# Notice by Affidavit [Affidavit of Maladministration] Case Number: GA-EO-31420.32921.33021 Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

## Georgia Constitution Bill of Rights Article 1, Section 2 Paragraph II:

The people of this state have the inherent right of regulating their internal government. Government is instituted for the protection, security, and benefit of the people; and at all times they have the right to alter or reform the same whenever the public good may require it.

Please take further notice that all governments started with the People. It was founded and based on the People's will and never about the desires or will of the government officers. The People addressed you as trustees and servants and all times to be accountable to the People. Therefore, the People are not limited by your statutory limits (please see the Constitutional Provision below):

## Georgia Constitution Bill of Rights 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 mine)

Being that the people have all power to reform, alter, and abolish their government whenever the government should go against their interests or deemed inadequate, please take notice that the people are also not to be disturbed in their private affairs by anything that is not written as law by the legislature. The people have also reserved the right to not have arbitrary power wielded over them by actions or statements that are not laws. Any executive order or power is created to bind an agency of government and not the people. The people reserve the power to not have any liberty taken away without a jury of their peers or by law of the land. All executive orders and powers are unconstitutional when applied against the people.

#### Article 1, Section 2 Paragraph III

The legislative, judicial, and executive powers shall forever remain separate and distinct; and no person discharging the duties of one shall at the same time exercise the functions of either of the others except as herein provided.

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 mine)

Emergency is defined in Black's Law Dictionary as: "<u>An immediate and unforeseen incident</u> that occurs which requires action to combat a threat to life or property". The current economic situation in Georgia, related to recovery from COVID 19 is neither sudden nor unforeseen. It has resulted from a continuous set of circumstances for more than a year. While these circumstances may warrant legislative consideration, the situation as a whole does not constitute use of emergency executive powers cited in executive orders 06.29.21.01, 06.30.21.01 and 06.30.21.02.

Therefore, the people demand and command you to remove the peacetime emergency powers that have been usurped by the Governor of Georgia to coerce, control, and mislead the people. In order to demonstrate that these orders are not judicial and that you are trampling the highest law of the state by placing executive orders and powers over the people that goes against our constitutional law, please take notice of the following constitutional law as the highest law of the state:

#### Georgia Constitution Bill of Rights Article 1, Section 1 Paragraph VII:

All citizens of the United States, resident in this state, are hereby declared citizens of this state; and it shall be the duty of the General Assembly to enact such laws as will protect them in the full enjoyment of the rights, privileges, and immunities due to such citizenship.

#### **Article 3, Section 5, Paragraph II:**

All bills for raising revenue, or appropriating money, shall originate in the House of Representatives.

#### **Article 3, Section 9, Paragraph I:**

No money shall be drawn from the treasury except by appropriation made by law.

The people would like to remind you of the oath you took when sworn into office per the Georgia Constitution

#### Georgia Constitution Bill of Rights Article 5, Section 1, Paragraph VI:

The Governor and Lieutenant Governor shall, before entering on the duties of office, take such oath or affirmation as prescribed by law

In order for the people to have remedy and be made whole, we demand that you repeal Governor Brian Kemp's peacetime emergency powers immediately so we the people do not have to be burdened with this issue. We realize you made an error of judgement in allowing the Governor's executive orders pressed upon the people. Should you decide not to represent the people in the manner we have commanded, per the Georgia state constitution, the people have the ability to redress any wrong doings or misappropriations you have made against us:

#### Georgia Constitution Bill of Rights Article 1, 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

Any attempt to trample the people's rights after this notice will be considered a trespass with full knowledge and intent; and

Please take further notice that this is a contract and affidavit. If you fail to respond, point by point, with Constitutional provisions that outline where you got the authority to trample the rights of one of the People as shown above, you agree that any and all infringements were done knowingly, with full intent and understanding of your duties based on the Georgia State Constitution you swore to protect. You also agree that if you fail to respond to this affidavit within three (3) business days, that you agree that all written in this affidavit is true and shall stand as law and be able to be used as evidence in any court of the people, and that no court will be able to hear the matters herein but you agree that all is true. 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 who decides to suppress this affidavit agrees to pay \$50,000 and any disputes by any public officials or private actors who are bound by contract to the Georgia Constitution agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within (3) days (72hrs).

#### Verification

I hereby declare, certify, and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in	, Georgia on this	_day of _						
in the Year of Our Lord Two Thousand and Twenty-One.								
		Ā	Autograph of Affiant:					

### Notary as JURAT CERTIFICATE

	State }				
	County }				
On thi	sday of	, 20	before me,		, a Notary Public,
person	ally appeared		_ Name of Affiant, wh	no proved to me on	the basis of satisfactory
	ace to be the man or woman				_
	e or she executed the same			-	
instrui	ment the man or woman ex	ecuted, the i	instrument. I certify ur	nder PENALTY OF	F PERJURY under the
lawful	laws of Georgia State and	that the fore	egoing paragraph is tru	ue and correct.	
WITN	ESS my hand and official	seal.			
Signat	ure of Notary / Jurat				
CC:	Georgia Attorney Genera	l Chris Carr			
	Representative Randy Ni	x, Chairman	House Ethics Commi	ittee	

Senator Max Burns, Chairman Senate Ethics Committee