

## Frequently Asked Questions

### 1. What is a Notice?

A notice is a way to inform your elected officials, a corporation, a board or any other entity or individual of a wrong or infringement regarding your constitutional rights. It is a method of providing an opportunity to correct the wrong and a way of educating the individual or entity regarding your Common Law rights under the Bill of Rights from your local state or U.S. Constitution. A notice should be sent prior to an Affidavit.

### 2. What are the specific requirements when writing a notice?

A notice **MUST** be printed on 8.5 X 14 inch paper, printed on one side only. Why? All legal documents are printed on this size paper. This notice could be used as evidence in front of a Grand Jury, therefore the need for legal size paper. (Your mortgage papers and all other legal documentation are always printed on this size paper.) Use Times New Roman font and 12 point. If you choose Legal paper in word it will set to the appropriate margins. Here is a reference for legal documents:

<https://www.pdfconverter.com/resources/blog/specific-formatting-legal-documents-ms-word>

When writing a notice include a title of the notice of your choosing, usually beginning with (Notice of....). Under the title of the notice you **MUST** include this phrase:

**Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent**  
(This means the recipients are required to distribute copies to those above them and below them in rank.)

In the first paragraph of your notice you will include your **full name, one of the people**, (identifying yourself under the Common Law jurisdiction), the term **Sui Juris** (which means all rights reserved), **in this court of record** (identifying you are coming under Common Law) and your states appropriate constitutional bill of rights **article and section** that shows your rights and authority as one of the people.

#### Example of 1st Paragraph :

I, \_\_\_\_\_, one of the people (as seen in Article 1 Section 2 of the Texas Constitution) Sui Juris, in this court of record, am serving you with due notice, that you may provide due care;

**Example:**

**Notice on the People's Will for an Audit**

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

I, \_\_\_\_\_, one of the people (as seen in Article 1 Section 2 of the Texas Constitution) Sui Juris, in this court of record, am serving you with due notice, that you may provide due care;

**3. What should be in the closing paragraph in a Notice?**

Your closing paragraph in a notice should include wording that binds them to either admit guilt by not responding to your notice or requires them to show where they got the authority in the constitution to do what they are doing.

**Example:**

If you believe that you have the authority to allow crimes against the people, to whom you swore an oath, to go unaddressed, please respond to this notice within \_\_\_\_ days point by point by affidavit sworn under penalty of perjury with the constitutional provisions showing where you were granted such authority. Failing to do so means you agree with the above claims.

**4. What is an Affidavit?**

An affidavit is a sworn statement of fact that can be used in a variety of legal proceedings. An affidavit includes a jurat. A jurat is a clause at the foot of an affidavit showing when, where, and before whom the actual oath was sworn or affirmation was made. The purpose of a jurat is for an affiant to swear to or affirm the truthfulness of the contents of an affidavit. A notary public administers an oath or affirmation to the affiant, who verifies the truths listed in the affidavit under penalty of perjury.

**5. How does an Affidavit differ from a Notice?**

In an Affidavit you will identify yourself as Affiant, the jurat wording is included for a notary and the closing paragraph includes a financial penalty and wording to include arbitration. The paper size and fonts and printing are the same requirements as a notice.

### **Affidavit Closing Paragraph Example:**

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 \$\_\_\_\_\_ from personal funds, and any disputes by such man or woman thereby agrees to having these matters heard before an Arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within three (?) days (?? hours.) Failure to respond means that by acquiescence you agree all claims are true.

### **6. Mailing Instructions**

After signing your printed document have copies made for all those you intend to send to. Keep the original copy for yourself. This is called the (wet signature). You can fold and use legal size envelopes or the larger 10x13 size envelopes. It is recommended to mail by certified mail. You can also use electronic return receipt. That way you get evidence that the document was received. You do not have to mail by certified mail, but that is the only way you will have proof that the document was received and can be used as evidence if needed for a Grand Jury. Here is a reference link for certified mail:

<https://faq.usps.com/s/article/What-is-Certified-Mail>

Here is a link for postage costs:

[https://www.usps.com/business/prices.htm?\\_gl=1\\*q6855o\\*\\_gcl\\_aw\\*R0NMLjE2MzUwMzAzMDUuRUFJYUIRb2JDaE1JcFpUaTVkSGg4d0lWbW8zSUNoM1FIZ01MRUFBWUFTQUFFZ0pPZF9EX0J3RQ..\\*\\_gcl\\_dc\\*R0NMLjE2MzUwMzAzMDUuRUFJYUIRb2JDaE1JcFpUaTVkSGg4d0lWbW8zSUNoM1FIZ01MRUFBWUFTQUFFZ0pPZF9EX0J3RQ..\\*\\_ga\\*ZmFsc2U.\\*\\_ga\\_3NXP3C8S9V\\*MTYzNTAzMDExNC4yLjEuMTYzNTAzMDM4Ni4w](https://www.usps.com/business/prices.htm?_gl=1*q6855o*_gcl_aw*R0NMLjE2MzUwMzAzMDUuRUFJYUIRb2JDaE1JcFpUaTVkSGg4d0lWbW8zSUNoM1FIZ01MRUFBWUFTQUFFZ0pPZF9EX0J3RQ..*_gcl_dc*R0NMLjE2MzUwMzAzMDUuRUFJYUIRb2JDaE1JcFpUaTVkSGg4d0lWbW8zSUNoM1FIZ01MRUFBWUFTQUFFZ0pPZF9EX0J3RQ..*_ga*ZmFsc2U.*_ga_3NXP3C8S9V*MTYzNTAzMDExNC4yLjEuMTYzNTAzMDM4Ni4w)

You can mail in a group with other people to save postage or you can also hand deliver. If you hand deliver take a couple of witnesses and have someone video record you delivering the documents as evidence that it was received.

### **7. I don't know how to do a Notice or Affidavit, where can I get examples?**

If you click on the telegram group icon, a box will open up. Click on Files and you will see a list of notices and affidavits that have been posted. Save these, print these and learn from these. You can use these and modify them for your particular need.

### **8. Resources & other help**

This telegram group is here to help you on your journey. Use the group icon to search for various files and links that have already been posted for your benefit. You are completely

empowered to do your own notice for whatever need you have. Use that which is already done and change out the parts that need to be changed until you gain the confidence and skill to do your own. Post it and asked for help. Someone will respond. You can have access to all constitutions at [www.ballotpedia.org](http://www.ballotpedia.org). This website should become your best friend! Watch as many videos as you can from Dave Jose on Odysee:

<https://odysee.com/@DaveCaresForYou:f> or on youtube:

<https://www.youtube.com/user/DaveCaresForYou>

Also check out Affidavit Mammias at <https://affidavitmammias.com/>

Dave also provides a variety of different Webinars, an Affidavit Course and a Master Class. You may contact an admin on one of Dave's telegram groups for cost and enrollment instructions.

Research, ask questions, discuss. We are all on this learning journey together.

**BE BOLD, BE BRAVE, BE BRAZEN AND MAKE A DIFFERENCE!**

**Matthew 19:26** - But Jesus beheld them, and said unto them, With men this is impossible; but with God all things are possible.

**Luke 1:37** - For with God nothing shall be impossible.

**Philippians 4:13** - I can do all things through Christ which strengtheneth me.