

Notice and Demand

Affidavit of Maladministration

Legal Notice and Warning

To: Douglas Ducey, Governor of Arizona
1700 W Washington St.
Phoenix, AZ 85007

From: _____ (one of the People)

Cc: Attorney General, Mark Brnovich

Cc: Arizona Senate President, Karen Fann

Cc: Arizona Speaker of the House, Rusty Bowers

Cc: _____

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

Comes now Affiant, _____, one of the people (as seen in Arizona Constitution Bill of rights Article 2 Section2). Sui Juris, in this court of record, you, being a trustee of the People, must provide due care and remember your oath which binds you. I, the Affiant, make the following statements, claims, and demands:

As one whom the People elected to watch over the people’s well being and concerns, your position calls for the following: **A governor of a state is the point person for all state matters. Elected by the people, the main role of the governor is to protect and serve the people.** The governor is in charge of overseeing the state government’s executive branch; the governor, along with other colleagues and staff, submit and create budgets to the legislature; veto or sign bills when needed; call the military of the state when crisis arise; appoint certain officials to the state; and assist cases in court; annually, the governor is to give a “state of the nation address” in order to inform the People regarding the current social and political climate in the state; **executive orders are enacted by the governor when a natural disaster strikes or an issue impacting the safety and security of the state occurs. Serving as the main spokesperson for the state, the governor provides information to citizens and direction, in the event of a crisis.**

As an elected state official, a trustee, receiving taxpayer dollars, you have sworn to uphold the Constitution of the United States and the Constitution and laws of the State of Arizona. You swore to bear true faith and allegiance to the same and defend them against **all enemies foreign and domestic**, and that you would faithfully, and impartially discharge the duties of your office to the best of your ability so help you God.

Affiant wishes for you to show, in your job description or in your oath, where you were given authority to, or where you agreed to overlook, certain political entities (example- teacher’s unions, various independent agencies, federal dollars paid through questionable title funds), who pressure you for their personal gain. Affiant wishes you to show, in your job description or your oath, where you were given the privilege to agree with outside agencies in determining the will of the people, the best health practices for the people, or any other practice that limits the rights of the people as found in Arizona Constitution- **Article 2 Section 2- “All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.”**

The entire government was established by and for the People, not to rule over the People. The entire government, based fully on the United States and Arizona Constitutions, is established as a corporation and as a trust, to handle the business of the People, never to replace or rule over the People.

Affiant wishes for you to show, in your job description or in your oath, where you were given authority to override Arizona Constitution- **Article 2 Section 3(b)- “To protect the people’s freedom** and to preserve the checks and balances of the United States Constitution, this state may exercise it’s sovereign authority or restrict the actions of its **personnel** (those persons employed by government) and the use of its financial resources to purposes that are **consistent with the constitution** . . .”

Article 2 Section 4- Due Process of Law- “No person shall be deprived of life, liberty, or property without due process of law.”

Article 2 Section 8- Right to Privacy- “No person shall be disturbed in his private affairs, or his home invaded, without authority of law.”

Article 2 Section 12- Liberty of Conscience; Appropriations for Religious Purposes Prohibited; Religious Freedom- “The liberty of conscience secured by the provisions of this constitution shall not be so construed as to excuse acts of licentiousness, or justify practices inconsistent with the peace and safety of the state.”

Therefore, legally, Affiant emphatically states that licentiousness may be construed as acting without regard to law, ethics, or the rights of others, the people who hold the trust.

You, as state personnel, are subject to having your actions restricted if your actions are licentious and not consistent with protecting the People's freedom. Any failure on your part to protect these rights is a breach of your trust indenture, granted to you by the people, and will be considered an act of maladministration and an attack on the People you serve. Such maladministration and attack may result in censure, fines, and termination of service to the People.

Article 2 Section 13- Equal Privileges and Immunities- “No law shall be enacted granting to any citizen, class of citizens, or corporation other than municipal, privileges or immunities which, upon the same terms, shall not equally belong to all citizens or corporations.”

Whereas the government is a trust, and you participate as a trustee of that trust given you by the People, emergency orders that limit freedoms, invade privacy, damage property in any form, may be held as maladministration. **This will include, but is not limited to, allowing any mandate of any form, for any purpose, to exist in any place within the State of Arizona borders.** This will include all businesses, corporations, entities, school districts, or any other limiting form or restriction.

No outside agency, as the CDC, FDA, Federal health agencies, or state health agencies may in any way, or in any form, violate the People's rights to privacy, liberty, and lack of disturbance.

Whereas, you have allowed, by lack of full positive action, school districts within the state to implement mandates of masks, quarantine, segregation, and continued violation of parental rights concerning what is taught, you are considered to be participating in maladministration.

Parental rights related to their property, their children, have been routinely trampled and disregarded for an extended period of time. Even with the passage of legislation regarding these matters, the state's school boards and other agencies persist in routine violation of the People's rights. You have offered some guidance concerning these egregious violations; but it now becomes essential that you take your sworn oath seriously.

You swore to bear true faith and allegiance to the same, the People, and defend them against **all enemies foreign and domestic**, and that you would faithfully, and impartially discharge the duties of your office to the best of your ability so help you God. By allowing any and all these violations of the People's rights over a long period of time, you have failed to uphold your oath. Any person or agency whose agenda it is to limit parental rights and to damage parental property, their children, may be construed to constitute a domestic enemy of the People.

It is now past time for you to fulfill your oath and responsibilities in your trust indenture to the People. Now is the time to demonstrate that you are not guilty of maladministration. Now is the time to fully, and in totality, remove all limitations to life, liberty, or property, and to ensuring a lack of disturbance in the People's private affairs. **Article 2 Section 4; Article 2 Section 8**

Article 11, Section 7- “No **sectarian instruction** shall be imparted in any school or state educational institution that may be established under this Constitution, and no religious or political test or qualification shall ever be required as a condition of admission into any public educational institution of the state, as teacher, student, or pupil; but the liberty of conscience hereby secured shall not be so construed as to **justify practices or conduct inconsistent with the good order, peace, morality, or safety of the state, or with the rights of others.**”

Article 20, Section 7- “Provisions shall be made by law for the establishment and maintenance of a system of public schools which shall be open to all the children of the state and be **free from sectarian control.**”

No sectarian instruction may be imparted to students, staff, administration or other agency. Affiant positively construes this to mean any instruction that has to do with a group with a particular set of interests. The term sectarian may be applied to any group wishing to impose their will on the greater majority without due process under the law or without consent from “We the People.”

In the case of school districts, school boards, associations, state elected school administration, and the governor, maladministration, and therefore violation of the Arizona Constitution, will be considered to have occurred if that district, board, association or elected state administrator attempts to implement any sectarian ideology that has not met with the approval of the parents represented in that school district, county, or state.

Affiant claims that you have allowed to be implemented non-age appropriate, non-grade appropriate, curriculum which does not fit within the confines of **good order, peace, morality, or safety** .(Article 11 Section 7; Article 20 section 7) This material is sectarian, (Article 11 Section 7, Article 20 section 7) and is inappropriately intended to be used for instruction in all schools which the state legislature established.

Whereas any form of either Critical Race Theory (CRT) and/or Social Emotional Learning (SEL), both of which feed off the other, is implemented in any school within the State of Arizona, you have allowed the rights of the Parents to be trampled and have allowed harm to their property, their children.

Whereas, you signed into law, without regard to the will of the People, the legislative bill authorizing SEL instruction. You have committed maladministration and violated your trust indenture. In doing so, you have allowed great real and potential damage to accrue to the People in the damage of their property, their children.

This disregard for the People’s will and rights, as well as all those related to any mandate, segregation, quarantine, pressure for any health procedure (such as “vaccination”) must be immediately addressed. All of these various egregious violations and decisions must remain within the purview of the parent decision making process, not a school, agency, or government entity. All must be removed, cancelled, and dispensed with **immediately and permanently**. In dealing with this imminent crisis, the governor is expected to work with the trust holders, the People, and with the legislature, to actively remove threats to their life, liberty, or property, their children. **Article 2 Section 4 Article 2 Section 8** This must include, but is not limited to, removal, by impeachment, of any school board member, on any school board, who has willfully violated state law by voting for mandates against the will of the people who hold their trust and to whom they are responsible.

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 a minimum of \$1,000,000 and any disputes by any public officials or private actors who are bound by contract to the Arizona Constitution agrees to have 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 (3) days (72 hours). Failure to respond means that by acquiescence you agree that all claims are true.

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 _____, Arizona on this _____ day of _____ in the year of Our Lord Two Thousand Twenty-One.

Autograph of Affiant

Notary as JURANT CERTIFICATE
JURAT

_____ State }
_____ County }

Subscribed and sworn to (or affirmed) before me

On this _____ day of _____ 2021(date) before me, _____

A Notary Public, personally appeared _____ Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man/woman whose name is subscribed to the within instruments and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her autograph(s) on the instrument the man/woman executed the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary /Jurat _____
Seal _____
Seal _____