

FROM: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

To: Georgia Bowen, Chair  
2757 West Pensacola Street  
Tallahassee, FL 32304

Notice of Change in Contract Terms  
Notice of Maladministration.  
(Every member, individually, and  
all members collectively)

To: Rocky Hanna, Superintendent  
2757 West Pensacola Street  
Tallahassee, FL 32304

To: Sheriff Walt McNeil  
2825 Municipal Way  
Tallahassee, FL 32304

**Notice by Affidavit of Demand to Show Clean Hands and Federal Partnerships  
[Demand to Cease and Desist Enforcing Unconstitutional Covid-19 Pandemic Measures]**

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

Comes now Affiant, \_\_\_\_\_, one of the People of Florida as  
stated in its State Constitution, **text of Preamble**, Sui Juris, in this Court of Record, giving you  
notice of the following claims and facts that you and your agents may provide due care;

Please take Notice that Affiant informs the Leon County School Board and Supervisor Rocky  
Hanna, collectively (LCSB), that it is a government entity, and as such is restricted by the  
provisions of the U. S. and Florida Constitutions. See reference below:

**Florida State Constitution, Text of 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.”<sup>[1]</sup> [Emphasis Added by Highlight]

**“Florida State Constitution, Article I, 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.”

Please take further Notice, Affiant reminds the receiver of this document that the President of the United States and the LCSB is/are bound by all provisions of the U. S. A. Constitution, its Statutes and Codes; that all officers of government take Oaths to uphold their Constitutional provisions and thus to safeguard those rights. Florida is no different. The Oath of Office for every Public Officer can be read in Article II, Section 5 of the Florida Constitution. “I will support, protect, and defend the Constitution and Government of the United States and the State of Florida”, is the primary phrase. As an agent of the government, it applies to this board which as acting agent of the government has taken on the mantle of servant and trustee to the People.

See references below; [Emphasis by Highlight Added]

**U.S. Constitution Article IV, Section 2, p. 1**

**“The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States”** [Emphasis by Highlight Added]

**Pennsylvania Declaration of Rights Part 2: Bill of Rights**

IV - That all power being originally inherent in, and consequently derived from, the people; therefore all officers of government, whether legislative or executive, are their trustees and servants, and at all time accountable to them. [Emphasis by Highlight Added]

Please take further Notice that Affiant reminds LCSB and its management staff that all Judicial Branch Officers, Legislative Members and Executive Officers as trustees of the People have sworn, by Oath, to protect the People’s individual rights; that in today’s climate of public distrust and suspicion, they are unlikely to risk their position(s) to enrich themselves and others at public expense through use of federal programs. The Social Security Act, Cares Act, Flores Agreement, and Highway Safety Act are all examples of such government programs. [Emphasis Added by Highlight]

**Preamble 1935 Social Security Act: The Social Security Act (Act of August 14, 1935)**

**[H.R. 7260]**

**“An act to provide for the general welfare by establishing a system of Federal old-age benefits, and by enabling the several States to make more adequate provision for aged persons, blind persons, dependent and crippled children, maternal and child welfare, public health, and the administration of their unemployment compensation laws; to establish a Social Security Board; to raise revenue; and for other purposes.”**

Please take further Notice, Affiant declares the following citations including precedents describe the Unconstitutional status of President Biden’s Emergency Order which is not a law and has no standing in any court; and violates several U.S.A. laws, including GINA, ADA, and HIPAA.

**Texas Constitution Article 1 Section 19: Deprivation of Life, Liberty, Etc.; Due Course of Law**

**“No citizen of this State shall be deprived of life, liberty, property, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land.”** [Emphasis by Highlight Added]

**Kentucky Constitution Bill of Rights Section 2 - Absolute and**

**Arbitrary Power Denied:**

**“Absolute and arbitrary power over the lives, liberty and property of freemen exists nowhere in a republic, not even in the largest majority.”** [Emphasis Added by Highlight]

**Norton v Shelby County, 118 US 425 (1886) Supreme Court decision**

**"An unconstitutional act is not Law it confers no rights; it imposes no duties; affords no protection: it creates no office. It is, in legal contemplation, as inoperative as though it had never been passed."** [Emphasis Added by Highlight]

Please take further Notice, Affiant declares that fully informed consent is both an ethical and legal obligation of medical practitioners in the U.S.A. and originates from the patient's right to direct what happens to their body. HIPAA regulations require informed consent to be obtained from the patient, EEOC requires fully informed consent be obtained as well. See references below for religious and personal objections as standing for Constitutional rights on withholding consent;

**North Carolina State Constitution, Article I Declaration of rights**

**Sec. 13. Religious liberty.** [Emphasis by Highlight Added]

All persons have a natural and inalienable right to worship Almighty God according to the dictates of their own consciences, and no human authority shall, in any case whatever, control or interfere with the rights of conscience.

**U.S.A. Constitution, Amendment IV,Bill of Rights:**

**“The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches. . .shall not be violated . . .”**

Please take further Notice, regarding mandates of participation in an experimental program such as the Covid 19 vaccination effort, Affiant declares that this program has government regulations in which the **U. S. Department of Health and Human Services, Title 45 CFR part 46,** sets forth ethical guidelines for biomedical research and state that it is forbidden to coerce, influence or force any human being to take an experimental medical treatment and that fully informed consent is mandatory even when they volunteer. The state of Florida has strict regulations defining informed consent. See references below:

**Zinerman v. Burch, 494 U.S. 113 (1990) Supreme Court Justice Blackmun noted that Florida’s law explicitly requires the patient to give “express and informed consent. . .”**  
[Emphasis Added by Highlight]

**Federal Food and Drug and Cosmetic Administration**

**Title 21, §360-bbb-3(e)(1)(A)(ii)(III):”**

**Employers are required to inform employees: (III) of the option to accept or refuse administration of the product and of the consequences, if any, of refusing administration of the product and of the alternatives to the product that are available and of their benefits and risks.”** [Emphasis Added by Highlight]

Please take further notice, Affiant also declares that adoption of the Presidential Executive Order violates both Florida and federal Laws. 1) **Florida Statute 381.00316**, passed this year, defines even asking about Covid 19 vaccine status as a felony with a **\$5000.00** fine per violation for patrons of businesses; and federal codes and laws carry stiff financial costs for entities that violate Constitutional rights of the “People” including full liability for injury sustained as a result. See reference below;

**42 U.S. Code § 1983. Civil Action for Deprivation of Rights.**

“Every person who, **under color of any statute**, ordinance, regulation, custom, or usage, of any State or Territory or other person within the United States or other person within the 8 of 9 jurisdiction thereof to the **deprivation of any rights**, privileges, or immunities **secured by the Constitution and laws**, shall be liable to the party injured in **an action at 8 law, suite in equity**, or other proper proceeding for redress of grievance. . .” [Emphasis Added by Highlight]

**Color of Law**

“The appearance or semblance, without substance, of legal right. **Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state**, is action taken under “color of law.” (Blacks Law Dictionary 5th Edition) [Emphasis Added by Highlight]

Please take further Notice from Affiant of the following facts: (1) ethical guidelines for biomedical research (**U. S. Department of Health and Human Services, Title 45 CFR part 46**), set forth and state that it is forbidden to coerce, influence or force any human being to take an experimental medical treatment and that fully informed consent is mandatory; (2) mandating of these medical interventions as a condition of employment, whether they are under a EUA designation or full FDA approval, places the liability for injury burden squarely upon any Corporation Board, Board of Governors, owner, executive, officer and/or worker (**see 42 U.S. Code § 1983. reference above**); (3) mandating, pressuring, harassing, coercing, and finally demanding such vaccinations is practicing medicine without a license; (**Florida Statute 456.065 (2)(d) “unlicensed practice”**); and (4) mandating these medical interventions as a condition of employment, is clearly a violation of Constitutionally secured and protected rights and God-given rights to bodily sovereignty. See references below:

**Arizona Constitution Article II section 8**

"... No person shall be disturbed in his private affairs or his home invaded without authority of law."

**Miranda v. Arizona, 384U.S. 46 (1966) Supreme Court Decision** "Where rights secured by the Constitution are involved, **there can be no rule making or legislation** which would abrogate them." Emphasis Added by Highlight

**Lemon v. Kurtzman, 403U.S.602 (1971) Supreme Court Decision** "Government cannot entangle **itself in the exercise of religion**"  
[Emphasis Added by Highlight]

**Madison v. Marbury, 5 U.S. 137 (1803)** Chief Justice John Marshall noted, "... **A law repugnant to the Constitution is void**, and that court, as well as other departments, are bound by that instrument." [Emphasis Added by Highlight]

Please take further notice, Affiant is warning LSCB that no government agent has been granted authority over the People's health determinations. Therefore you are prohibited from using any power, nor are you able to make any claims of working in the advancement of public health.

Please take further Notice, Affiant demands that all officers, individually, of LCSB must provide, in a sworn affidavit, the Constitutional authority being used to Trespass against the Peoples' rights by the following actions: 1) mandating K through 8 masking without parental agency 2) coerce, promote or advertise to students or staff the experimental Covid 19 vaccinations, including presentation of a document proving such vaccinations have been obtained and or partnership with any entity to provide vaccinations at any LCSB properties or schools; and 3) provide the Constitutional authority being used to ignore/defy US and Florida State Laws, Statutes, Codes and Supreme Court precedents including PMA status as one of the People.

Please take further Notice that Affiant warns LCSB it has five (5) business days to respond, point by point as listed above, to this Notice. Further, such testimony must be by sworn affidavit. If this legal and binding document, detailing Constitutional authority used to Trample on the People's" rights, is not received within three five (5) business days, this silence represents the following: 1) tacit agreement that LCSB, including its officers, managers and other workers who participate in pressuring, harassing and/or coercing any student or employee's compliance is violating the Constitutional rights of the "People"; 2) tacit agreement that this violation of the "People's" Constitutional rights includes liability for damages incurred as a result of any student

or employee wearing mask or taking the Covid 19 vaccine under pressure of any kind; and 3) tacit agreement that following the Presidential Executive order is unlawful and Unconstitutional.

Please take final Notice of Affiant's declaration that, by taking on the role of a government agent, and Trespassing against the Constitutional rights of the "People", LCSB agrees to pay \$10,000 per encroachment against the above mentioned rights including resulting injuries and loss of work days and school days. If LCSB does not respond with a sworn affidavit within 5 (five) business days showing the Constitutional provisions authorizing this Trampling on the People's rights, LCSB agree(s) to all the above-mentioned facts, point for point and agree(s) that this affidavit can be used as evidence of malfeasance, maladministration, liability, and criminal behavior; and further, LCSB agree(s) that no court shall re-examine this matter; that the courts shall accept the above several agreements listed, regardless of the Trespasser, as truth and law. Affiant agrees to arbitration by an arbitrator of Affiant's choice. [Highlight Added for Emphasis]

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### Verification

I hereby declare, certify, subscribe and affirm that under the lawful 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 the State of \_\_\_\_\_ on this \_\_\_\_ day of \_\_\_\_\_ in the Year of Our Lord Two Thousand Twenty-one

Autograph Affiant: \_\_\_\_\_

### Notary as JURAT CERTIFICATE

\_\_\_\_\_ State }

\_\_\_\_\_ County }

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 instrument and has autograph(s) on the instrument the man/woman executed, the instrument.

I certify under PENALTY OF PERJURY under the laws of the state of \_\_\_\_\_ that the foregoing paragraph is true and correct.

WITNESS my hand: Signature of Notary/Jurat: \_\_\_\_\_

Seal/Stamp

**Respondents and Cc's Address List**

**Respondents:**

**CC Notifications:**

- Cc: Governor Ronald D. DeSantis  
The Capital  
400 S. Monroe St.  
Tallahassee, Fl. 32399-0001
- Cc: Attorney General Ashley Moody  
PL-01 The Capital  
Tallahassee, Fl. 32399-1050
- Cc: Senate President Wilton Simpson  
404 S. Monroe St.  
Tallahassee, Fl, 32399-1100