From:		
To:		
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Notice of De	mand to have the People of the State of Control Over their State Grand Ju	
<u>Notice</u>	to Agent is Notice to Principal and Notice to Pri	
l,	, one of the People as seen i	n the

State Constitution, Sui Juris, in this court of record do provide the following claims and facts so that yourself and any and all of your agents may take notice and provide due care;

I declare that the People in all 50 states are entitled to the protections and rights listed in their individual as well as their several Constitutions as evidenced below:

# United States Constitution Article IV. SECTION 2, Paragraph One.

The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States. (Emphasis by Highlight Added)

Please take notice that the government workers are the trustees and servants of the People as seen in the Virginia, Georgia, Massachusetts and Texas Constitutions as they described this role of the government worker in a Republic (see evidence below):

### Georgia Bill of Rights Section 2 Paragraph I: Origin and Structure of Government:

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 by Highlight added)

# Virginia Bill of Rights Article 1 Section 2: - People the Source of Power:

That all power is vested in, and consequently derived from, the people, that magistrates are their trustees and servants, and at all times amenable to them. (Emphasis by Highlight Added)

## Massachusetts Declaration of Rights Article V:

All power residing originally in the people, and being derived from them, the several magistrates and officers of government, vested with authority, whether legislative, executive, or judicial are their agents and are at all times accountable to them. (Emphasis added by Highlight)

Please take further notice that all of these excerpt from our several State Constitutions describe and refer to all offices of government as those of trustees, servants, agents, and substitutes whose role is the performance of the Peoples' business. They are not a special class and are not higher in standing than the People. They are subject to the Peoples' demands. Therefore, the People have the responsibility for correcting maladministration and any other form of malfeasance (wrongdoing or misconduct) while doing the business of the People. (see the evidence below):

#### Virginia Bill of Rights Article 1 Section 3: Government instituted for common benefit.

The Government is or ought to be instituted for the common benefit, protection, and security of the people, nation, or community; of all the various modes and forms of government, that is best which is capable of producing the greatest degree of happiness and safety, and is most effectually secured against the danger of maladministration; and whenever any government shall be found inadequate or contrary to these purposes, a majority of the community hath an inalienable, and indefeasible right to reform, alter, or abolish it, in such manner as shall be judged most conducive to the public weal. (Emphasis added by Highlight.)

Please take additional notice of the inability of the judicial, legislative, and administrative branches to police themselves and to curb their own excesses as evidenced by incomplete or even absent punishment for those who offend in the public forum; still they are not called to justice. Many are released back into society where they eventually re-offend, repeatedly. For too long the American people have watched while government officials have perpetrated domestic and international trafficking of children for sex, boys and girls and women, as well as both domestic and international drug trafficking. None have had to answer for their crimes.

Government officials across this nation have instituted mandates and laws that they themselves do not follow as evidenced by mask and vaccine mandates. They partner with federal programs that oppress the People in administrative tribunals and the like that are foreign to our constitutions. As servants of the People you are not authorized, are not granted any authority by any state constitution to do any of it

Your actions and those of many other government officials have resulted in the People of the several states consulting together and deciding on the remedy. The People created all constitutions both State and Federal. The People hold the power to correct their government. (see evidence below):

#### Texas Bill of Rights-Article 1 Section 2: Inherent Political Power; Republican Form of Government

All political power is inherent in the people, and all free governments are founded on their authority and instituted for their benefit. The faith of the people of Texas stands, pledged to the preservation of the Republican form of government, and, subject to this limitation only, they have at all times the inalienable right to alter, reform, or abolish their government in such manner as they may think expedient. (Emphasis added by Highlight.)

By Constitutional edict, we use this tool, The Grand Jury, to perform our duty to the Republic. The Bar Association across the 50 several states has restricted access to the Grand Jury preventing the People from performing their constitutional duty.

Please take further notice that it is therefore my intent, wish and demand as one of the People that all Grand Jury Process be returned to the People, that we may prosecute all government officials who fail to stand upon their oath of office, who do not follow State and/or Federal Constitutional guidance as well as all State and Federal Statutes and Laws. All State Constitutions were created by the people, therefore, the people have the expectation of an accountable government.

Please take further notice that the Federal Grand Jury Handbook (see page one of the photographed document linked below): <a href="https://www.uscourts.gov/sites/default/files/grand-handbook.pdf">https://www.uscourts.gov/sites/default/files/grand-handbook.pdf</a>

### **ORIGIN AND HISTORY OF THE GRAND JURY**

The Grand Jury has a long and honorable tradition. It was recognized in the Magna Carta, the first English constitutional document, which King John granted in 1215 at the demand of his subjects. The first English grand jury consisted of 12 men selected from the knights or other freemen, who were summoned to inquire into crimes alleged to have been committed in their local community. Thus grand jurors originally functioned as accusers, or witnesses, rather than judges. (Emphasis added by Highlight.)

This clearly demonstrates that the Grand Juries were noted in the common law all the way back to the Magna Carta, which in number 61 clearly states that it was even used to hold Public Officers accountable for harming the people or going against their Oath of Office.

(Please see Magna Carta 61 Highlighted for Emphasis as detailed below. Also the word Baron most likely derives from the root word Baro which translates as "Man".)

#### Link for document is <a href="https://www.avalon.law.yale.edu/medieval/magframe.asp">https://www.avalon.law.yale.edu/medieval/magframe.asp</a>

Magna Carta: 61 Since, moreover, for God and the amendment of our kingdom and for the better allaying of the quarrel that has arisen between us and our barons, we have granted all these concessions, desirous that they should enjoy them in complete and firm endurance forever, we give and grant to them the underwritten security, namely, that the barons choose five and twenty barons of the kingdom, whomsoever they will, who shall be bound with all their might, to observe and hold, and cause to be observed, the peace and liberties we have granted and confirmed to them by this our present Charter, sothat if we, or our justiciar, or our bailiffs or any one of our officers, shall in anything be at fault towards anyone, or shall have broken any one of the articles of this peace or of this security, and the offense be notified to four barons of the foresaid five and twenty, the said four barons shall repair to us (or to our justiciar if we are out of the realm) and, laying the transgression before us, petition to have that transgression redressed without delay. And if we shall not have corrected the transgression (or, in the event of our being out of the realm, if our justiciar shall not have corrected it) within forty days, reckoning from the time it has been intimated to us (or to our justiciar, if we should be out of the realm), the four barons, aforesaid shall refer that matter to the rest of the five and twenty barons, and those five and twenty barons shall, together with the community of the whole realm distrain and distress us in all possible ways, namely by seizing our castles, lands, possessions, and in any other way they can, until redress has been obtained as they deem fit, saving harmless our own person and the persons of our queen and children, and when redress has been obtained, they shall resume their old relations towards us. And let whoever in the country desires it, swear to obey the orders of the said five and twenty barons for the execution of all the aforesaid matters, and along with them to molest us to the utmost of his power; and we publicly and freely grant leave to everyone who wishes to swear, and we shall never forbid anyone to swear. All those, moreover, in the land who of themselves and of their own accord are unwilling to swear to the twenty five to help them in constraining and molesting us, we shall by our command compel the same to swear to the effect foresaid. And if any one of the five and twenty barons shall have died or departed from the land, or be incapacitated in any other manner which would prevent the foresaid provisions being carried out, those of the said twenty five barons who are left shall choose another in his place according to their own judgment, and he shall be sworn in the same way as the others. Further, in all matters, the execution of which is entrusted to these twenty five barons, if perchance these twenty five are present and disagree about anything, or if some of them, after being summoned, are unwilling or unable to be present, that which the majority of those present ordain or command shall be held as fixed and established, exactly as the whole twenty five had concurred in this; and the said twenty five shall swear that they will faithfully observe all that is aforesaid, and cause it to be observed with all their might. And we shall procure nothing from anyone, directly or indirectly, whereby any part of these concessions and liberties might be revoked or diminished; and if any such things has been procured, let it be void and null, and we shall never use it personally or by another.

Please take further notice that I as one of the people, do realize that the set-up of our government today, where Attorneys, and government workers collaborate in order to hide or conceal bonds and private assets is outside of the original and lawful design. Furthermore, working together in unconstitutional programs with immunity or through agents is not consistent with the Republic's 50 state constitutions and it is my belief that government workers are not capable of fairly holding one another accountable. They have never been granted constitutional authority to block the People from addressing their Grand Juries. No statutory judicial entity, nor any agents of the judiciary have constitutional authority to interfere with the Peoples' access to our Grand Juries.

Please take notice that the People have assembled, and consulted, and are sending notice to all states in order to reclaim our authority to clean up any corruption perpetrated by any actor holding any government seat or office. All Public Servants are accountable to the People and at all times amenable to them. If you believe any of these statements are false and that you have been granted power in your state constitutions to refuse the People their face to face discussion of wrongs, against the People, with Grand Juries, please show where you have that authority and generate a public statement defending your refusal to remove restrictions preventing/limiting access to those Grand Juries by the People who wish to show wrongs done against them by the government actors or those working in any government program who may have harmed the People.

Autograph:	Date:	
AULUZIADII.	Date.	