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

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**To: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Notice of Demand to Cease and Desist Interfering with the Peoples’ Business**

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

I**, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,** (one of the People as presented in the

**\_\_\_\_\_\_\_\_\_** State Constitutional provision(s), **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_),** come 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 the U.S. Fifth Circuit Court of Appeals in Louisiana ruled on November 12, 2021, to grant a temporary STAY of the recently published OSHA Emergency Temporary Standard for Covid-19 mandates in companies with 100 or more employees. They are considering making it permanent. These Unconstitutional federal attempts to force injections on the People are being challenged across the nation by most of the state Attorney Generals.

Please take further Notice that school boards, hospitals, private companies, and many public and private entities are resisting the efforts of the People to assert their Constitutional rights. The rights of the people to determine their own personal choices are preserved by the U. S. Constitution and those rights are common to all the People in all the States across the nation. See references below for common rights of the People:

**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]**

**U.S. Constitution Bill of Rights Amendment X**

**“The powers not delegated to the United States by the Constitution nor prohibited by it to the States are reserved to the States respectively, or to the people.”**

Please take further Notice that the word “government,” as defined in Merriam Webster’s Collegiate Dictionary, 11th edition, 5a, “the organization, machinery, or agency through which a political unit exercises authority and performs functions for a political unit.” The political unit is the community that elected them and that community includes the electorate.

Please take further Notice that the main responsibility of Law enforcement is to enforce the laws, not to interfere in the Peoples’ business. No School Board, Zoning Board, City Council or any other municipal entity in any city, county or state has the authority to block one of the People from voicing their objections to unpopular policies or concerns. The Constitutional duty of Law enforcement agencies is to support the People; removing them from public places at the direction of Public Servants is unlawful. The properties where meetings are held is public property. No charge of trespassing is in any way legal, public property belongs to the People, who have the highest standing, and further, these properties are held in common by the public and the municipality. These public bodies also have a Constitutional duty to listen to, and act on, the concerns of their constituents. See references below for Constitutional authority of the People to instruct their government representatives:

**Tennessee State Constitution Article I, Section 1: Declaration of Rights**

**“That all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; for the advancement of those ends they have at all times, and unalienable and indefeasible right to alter, reform, or abolish the government in such manner as they may think proper.” [Emphasis by Highlight Added]**

**U. S. Constitution, Bill of Rights, First Amendment**:

**“Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.”**

**Florida State Constitution Article I, Section 5: Right to assemble**

**“The people shall have the right peaceably to assemble, to instruct their representatives, and to petition for redress of grievances**..” **[Emphasis by Highlight Added]**

Please take further Notice that all Constitutions contain provisions protecting the rights of the People to life, liberty, freedom of religion, freedom of movement, the right to bear arms, the right to remonstrance of their representatives, among many others. The Sheriff’s duty is to uphold those Constitutional rights. The Oath of Office you took binds you to supporting and defending the Constitution. Visit the website: [**www.PoweroftheCountySheriff.org**](http://www.PoweroftheCountySheriff.org) to learn more about the true role of a County Sheriff and/or read the Oath of Office below:

**National Liberty Alliance.org published the** “**County Sheriff’s Handbook Sheriffs Oath:** **“I hereby do solemnly swear that I will support and defend this Constitution for the united States of America, against all enemies, foreign and domestic, so help me God”.**

Please take further Notice, if you are a civil law enforcement officer, the Municipal public servants responsible for employing you must also take an oath to support and defend the Constitution of their state and of this nation. Although they are ultimately responsible for your actions, you are individually, as their agent, also required to protect and defend the Constitutions. Access this URL for more specific information—[**https://www.powerdms.com/policy-learning-center/what-is-constitutional-policing**](https://www.powerdms.com/policy-learning-center/what-is-constitutional-policing)**—**further references regarding oaths are below:

**NJ Rev Stat § 41:1-1 (2020), Oath of Allegiance; form**

**Every person who is or shall be required by law to give assurance of fidelity and attachment to the Government of this State shall take the following oath of allegiance: "I,\_\_ , do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will bear true faith and allegiance to the same and to the Governments established in the United States and in this State, under the authority of the people So help me God." [Emphasis by Highlight Added]**

Please take further Notice that the quotation located on page five of the “**County Sheriff’s Handbook”** states, “The Law of the Land consists of: (1) the Constitution, written by “We the People”, under the authority of God, to empower, control and restrict government servants. (2) Common Law which is written by God in the hearts of men; and, (3) Constitutional Statutes which are written by legislators. Any statute or code outside of the aforesaid, and there are many, is null and void, and that is why we need a Constitutional Law protector who knows the difference.”

Please take further Notice from the People you protect. Your primary allegiance is to the People, the Constitution of your state and the U. S. Constitution, not to public servants or law enforcement superiors. Every government in every state was instituted by the People to take care of their common business. “We the People” are the ultimate authority over every level of government. See Constitutional reference below:

**Constitution of the State of Illinois, ARTICLE I, SECTION 1. INHERENT AND INALIENABLE RIGHTS: “All men are by nature free and independent and have certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. To secure these rights and the protection of property, governments are instituted among men, deriving their just powers from the consent of the governed.”**

Please take further Notice that any federal regulations and/or mandates for Covid-19 are not Constitutional and amount to slavery, which our national Constitution prohibits, (See text below). The fact that our present governmental system has taken illegitimate liberties with our Constitutional rights only proves how critical our law enforcement officers, especially our Sheriffs, have become to the safety of the People. Multiple resources support this statement:

**US Constitution, Bill of Rights, Amendment XIII, Section 1:**

**“Neither slavery nor involuntary servitude, except as a punishment for crime where-of the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction**.” **[Emphasis by Highlight Added]**

**Constitution of the State of Indiana, Article 1 – Bill of Rights, Section 37. “There shall be neither slavery, nor involuntary servitude, within the State, otherwise than for the punishment of crimes, whereof the party shall have been duly convicted.”**

**National Liberty Alliance.org published the “County Sheriff’s Handbook” quotation from page 6-7: “Show us a County Sheriff that does not know the Law and we will show you a Lawless County. Because it is in the nature of unrestrained government servants to seize more and more power and control over the People and this is precisely why we need a true Lawman who takes pride in the knowledge of the Law. The office of the Sheriff is not to blindly enforce codes, rules and statutes but to enforce the Law and constitutional statutes that prevent lawless servants from injuring the People; it’s up to the Sheriff to “*bind the government servant down from mischief by the chains of the Constitution*." Thomas Jefferson”**

Please take further Notice, County Sheriffs have tools that they can utilize to protect the Peoples’ Constitutional rights and are able to take an active part in defending them; and the office of the County Sheriff is an integral part of the law enforcement community of every county and serves as a critical component of the effective performance of our municipalities.

Please take final Notice that our Constitutional rights are inviolate. This is your opportunity to honor your oath by refusing to participate in any official way with the entities who attempt to involve you in their maladministration and malfeasance during the execution of the duties of their office. Our law enforcement officers have a unique opportunity to re-establish their authority as guardians of our communities. It is time for the County Sheriffs to team up with the relevant Grand Juries and local law enforcement to hold all officials accountable who exceed their authority and perpetrate flagrant Constitutional violations upon the People. Therefore, Law Enforcement Entities are hereby warned to Cease and Desist interfering with the Peoples’ business.

**Autograph: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**