**Notice of Demand to Decertify Election Results**

**To: Attorney General Josh Kaul**

PO Box 7857

Madison, WI 53707-7857

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

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

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

**Notice of Demand to Decertify 2020 election Results**

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

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, one of the People (as seen in Wisconsin Constitution Article 1 Section 4) am presenting the following claims and giving notice that you and your agents may provide due care;

As one of the People, I demand that you Certify in writing and by Affidavit, sworn under the penalty of perjury, that you know that, and took measures to make sure that, all votes of the 2020 election were legal, and that the person with the most legal votes was elected based on the following Evidence that you swore to uphold in the US Constitution and Wisconsin Constitution.

As one of the People, I claim that not following election statute is Maladministration and is not in accordance with the law, as written, in Wisconsin. If you believe that it is good administration or that you can Certify that the actions of the Board of Supervisors followed the black and white letter of the law, please do so in the form of an Affidavit, sworn under the penalty of perjury.

As one of the People, I claim that members of WEC (Wisconsin Election Commission) knowingly and willfully directed all 72 County Clerks to violate state statutes 6.84

**Construction**. **(1)**Legislative policy. The legislature finds that voting is a constitutional right, the vigorous exercise of which should be strongly encouraged. In contrast, voting by absentee ballot is a privilege exercised wholly outside the traditional safeguards of the polling place. The legislature finds that the privilege of voting by absentee ballot must be carefully regulated to prevent the potential for fraud or abuse; to prevent overzealous solicitation of absent electors who may prefer not to participate in an election; to prevent undue influence on an absent elector to vote for or against a candidate or to cast a particular vote in a referendum; or other similar abuses.

**(2)** Interpretation. Notwithstanding s. [5.01 (1)](https://docs.legis.wisconsin.gov/document/statutes/5.01(1)), with respect to matters relating to the absentee ballot process, ss. [6.86](https://docs.legis.wisconsin.gov/document/statutes/6.86), [6.87 (3)](https://docs.legis.wisconsin.gov/document/statutes/6.87(3)) to [(7)](https://docs.legis.wisconsin.gov/document/statutes/6.87(7)) and [9.01 (1) (b) 2.](https://docs.legis.wisconsin.gov/document/statutes/9.01(1)(b)2.) and [4.](https://docs.legis.wisconsin.gov/document/statutes/9.01(1)(b)4.) shall be construed as mandatory. Ballots cast in contravention of the procedures specified in those provisions may not be counted. Ballots counted in contravention of the procedures specified in those provisions may not be included in the certified result of any election.

**Wisconsin statute 6.875** **Absentee voting in certain residential care facilities**  **(2) (a)** Absentee voting in person inside residential care facilities and qualified retirement homes shall be conducted by municipalities only in the manner prescribed in this section. At any residential care facility or qualified retirement home where a municipality dispatches special voting deputies to conduct absentee voting in person under this section, the procedures prescribed in this section are the exclusive means of absentee voting in person inside that facility or home for electors who are occupants of the facility or home.

**The unlawful direction clearly broke state statute 12.13 (2)(b)(7)**

**Election Fraud 12.13 (2) Election Officials (b) (7)**  In the course of the person's official duties or on account of the person's official position, intentionally violate or intentionally cause any other person to violate any provision of chs. [5](https://docs.legis.wisconsin.gov/document/statutes/ch.%205) to [12](https://docs.legis.wisconsin.gov/document/statutes/ch.%2012) for which no other penalty is expressly prescribed.

Definition of Certify (Blacks Law 5th Edition): Certify. To authenticate or vouch for a thing in writing. To attest as being true or as represented.

As one of the People, I claim that the actions of the Board of Supervisors have far surpassed the danger of Maladministration, which event then requires us, we the People, to alter, reform, or abolish government (Please see authority below):

**Virginia Constitution Article 1 Section 3 Government Instituted for Common Benefit**

**Text of Section 3:** That 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 indubitable, inalienable, and indefeasible right to reform, alter, or abolish it, in such manner as shall be judged most conducive to the public weal. [Emphasis by Highlight Added]

As one of the People, I wish, demand, and require by right, that you abolish, decertifying any election results as binding, that each member of the legislature will not swear, under the penalty of perjury, are legal.

Please take further notice that I, as one of the People, while not claiming fraud, am claiming significant Maladministration.

Please take further notice that, as one of the People, I wish for the private Bar Association to be totally removed from the middle of, away from, the People’s business.

I, as one of the People, further wish to have complete access to the grand jury of each county immediately in order to bring evidence of wrongs without government interference.

I, as one of the People, have not witnessed fairness in the prosecution of actors who break the law in government. If you wish to block we the People from bringing evidence to investigate and submit to the grand jury, please show where you have authority to do so by Affidavit, sworn under the penalty of perjury.

Please take further notice that we the People have all political power. Your government seat, as an elected indentured trustee, has a duty to maintain and protect individual rights (please see authority below):

**Wisconsin Constitution Article 1 Section 1** Equality; inherent rights. SECTION 1. [As amended Nov. 1982 and April 1986] All people are born equally free and independent, and have certain inherent rights; among these are life, liberty and the pursuit of happiness; to secure these rights, governments are instituted, deriving their just powers from the consent of the governed.

The people have a guaranteed and mandatory right to know that ALL votes are LEGAL when counted to choose a person who has been dually elected. All provisions of the Wisconsin Constitution are mandatory.

I, as one of the People, claim that allowing any votes to be labeled as certified that cannot be vouched for as truthful, is an attack on the Constitution you swore to uphold, is Maladministration, and is a direct trespass against the People.

As one of the People, I no longer trust in the veracity and honorable actions of the bar association. I wish for you to immediately issue an order for the people to have access to the grand jury of each county to bring equal justice and correct the people’s business.

If you believe that only government officials should be able to bring issues to the grand jury or wish to block access, please respond by Affidavit, sworn under penalty of perjury, indicating your Constitutional Authority for doing so.

Please take further notice that it is my will, as one of the People, for you to respond to these matters within five (5 days) under the penalty of perjury, point by point. Failing to do so indicates and attests that you acquiesce and agree with all the above-mentioned claims.

A response not addressing each point will be considered a lack of response. You further agree that not responding with Constitutional Authority means that you agree that the words in this notice will be considered truth and law, and you agree to be bound by them and that any trespass done after receiving this notice is done with full knowledge, understanding, intent, and with malice.

I, one of the People, send this Notice in the love of Christ and in Peace.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature