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| 1  2  3  4  5  6  7  8  9  10  11  12  13  14  15  16  17  18  19  20  21  22  23  24  25  26  27  28  29  30  31  32  1  2  3  4  5  6  7  8  9  10  11  12  13  14  15  16  17  18  19  20  21  22  23  24  25  26  27  28  29  30  31  32  1  2  3  4  5  6  7  8  9  10  11  12  13  14  15 |  | ⎡First-Middle: Last⎤  c/o 1234 Your Address Street  City / Town, State.Republic, usA  ⎣NON-DOMESTIC⎦  FIRST MIDDLE LAST, IN PRO PER  **IN THE STATE COURT FOR THE COUNTY OF EXAMPLE**  **STATE OF STATE, CRIMINAL DIVISION**   |  |  | | --- | --- | | STATE OF YOUR STATE  Plaintiff,    vs.  FIRST MIDDLE LAST  Defendant.  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | )  )  ) Case No.: xxxxxxxxxx  )  ) Notice of Change of Venue.  )  )  ) Date: Appearance Date  ) Time: Appearance Time  )  )  )  ) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |     **THE INTENTION OF THIS DEMAND IS**  **A CHANGE OF VENUE TO A COURT OF RECORD**   1. The Undersigned is demanding a change of venue from a statutory court to a court of record.   “*A judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it*.”[*Jones v. Jones*, 188 Mo.App. 220, 175 S.W. 227, 229; *ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See also Ledwith v. Rosalsky*, 244 N.Y. 406, 155 N.E. 688, 689 Black’s Law dictionary, 4th ed., 425, 426“Judges are magistrates.”]   1. The Undersigned understands that the United States of America is a Republic and a Common Law Country.   *“COMMON LAW - As distinguished from law created by the enactment of legislatures [admiralty], the common law comprises the body of those principles and rules of action, relating to the government and security of persons and property which derive their authority solely from usages and customs of immemorial antiquity or from the judgments and decrees of the courts recognizing, affirming, and enforcing such usages and customs; and, in this sense, particularly the ancient unwritten law of England.”* [*1 Kent, Comm. 492. Western Union Tel. Co. v. Call Pub. Co.*,21 S.Ct. 561, 181 U.S. 92, 45 L.Ed. 765; *Barry v. Port Jervis*,72 N.Y.S. 104, 64 App. Div. 268; *U. S. v. Miller*, *D.C.Wash*., 236 F. 798, 800.]   1. Under no circumstances is the clerk or employees of the clerk’s office permitted to profile the Undersigned by his/her citations of the United States Constitution and to presume he/she is a “sovereign citizen” or a constitutionalist. Presumptions are forbidden when due process is guaranteed. Presumptions of the state of mind of the Undersigned are forbidden. 2. The Plaintiff is a State Government and not a People aggrieved by some conduct by the Undersigned; therefore, the STATE OF YOUR STATE cannot file a claim of an injury in fact in a Court of Record.   “*People are supreme, not the state*.” *[Waring vs. the Mayor of Savanah, 60 Georgia at 93]*; “*The state cannot diminish rights of the People*.” *[Hertado v. California, 100 US 516]*; “*We the People ... do ordain and establish this Constitution...*” *[Preamble to the U.S. Constitution]*; “*To perpetuate the principles of free government, insure justice to all, preserve peace, promote the interest and happiness of the citizen and of the family, and transmit to posterity the enjoyment of liberty, we the People of Georgia, relying upon the protection and guidance of Almighty God, do ordain and establish this Constitution*” *[Preamble to the Georgia Constitution]*; \*\*COPY AND PASTE PREAMBLE FOR YOUR STATE\*\* “...*at the Revolution, the sovereignty devolved on the People; and they are truly the sovereigns of the country, but they are sovereigns without subjects...with none to govern but themselves*...[*CHISHOLM v. GEORGIA (US)* 2 Dall 419, 454, 1 L Ed. 440, 455, 2 DALL (1793) pp.471-472]: “*The people of this State, as the successors of its former sovereign, are entitled to all the rights which formerly belonged to the King by his prerogative*.” *[Lansing v. Smith*, 4 Wend. 9 (N.Y.) (1829)*,* 21 Am. Dec. 89 10C Const. Law Sec. 298; 18 C Em. Dom. Sec. 3, 228; 37 C Nav. Wat. Sec. 219; Nuls Sec. 167; 48 C Wharves Sec. 3, 7].   1. The Undersigned demands this matter is brought inside a Court of Record under the Common Law, and all rights guaranteed must remain intact.   **CONCLUSION**  For all of the above reasons, the undersigned Attorney in Fact demands the venue to be changed to a court of record.  Dated this xx day of Month, 2024.  Respectfully submitted and without prejudice,  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  First-Middle: Last, Attorney in Fact for  FIRST MIDDLE LAST, Defendant |  |
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