To:

From: (one of the People)

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

Comes now Affiant, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, one of the people (as seen in Arizona Constitution Bill of Rights Article 2 Section 2). Sui Juris, in this Court of Record, bring trustees of the People must provide due care and remember your oath which binds you

**Arizona Constitution Article 2 Section 1**

**Section 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government**

Affiant reminds you of the fundamental principles in the Supreme law of the land that secure my individual rights

**Article 2 Section 2**

**Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed and are established to the protect and maintain individual rights.**

Affiant comes as one of the People from which your power is derived. Your oath affirms that your main purpose is to protect and maintain my individual rights. This includes the rights of my heritage, those in my care, my children. Affidavit is being given as notice to those that are creating or enforcing rules or mandates such as social distancing, mask wearing, covid testing and vaccines. You are infringing on the freedoms guaranteed to the People. You are also practicing health discrimination and segregation and are depriving people of their rights under color or law.

**Article 2 Section 3**

**Section 3. A. The Constitution of the United States is the supreme law of the land to which all government, state and federal, is subject.**

**B. To protect the people’s freedom and to preserve the checks and balances of the United States Constitution, this state may exercise its sovereign authority to restrict the actions of its personnel and the use of its financial resources to purposes that are consistent with the constitution…**

You, as state personnel are subject to having your actions restricted if your actions are not consistent with protection the People’s freedom.

Any failure on your part to protect these rights is a breach of your trust indenture, granted by the People, and will be considered an act of maladministration, and an attack on the People you serve

**Article 2 Section 32**

Section 32. The provisions of this Constitution are ***MANDATORY***, unless by express words they **are declared to be otherwise.**

**Article 27 Section 2**

Section 2. A. To preserve the **freedom of Arizonans to provide for their health care**

1. **A law or rule shall not compel, directly or indirectly, any person, employer or heath care provider to participate in any health care system.**

1. “Health care system” means **any public or private entity whose function** or purpose **is the management of,** processing of, enrollment of individuals for or payment for, in full or in part, **health care services or health care data or health care information for its participants.**

A system of forced vaccination, covid testing, masking and restriction of movement has been created and the People are being threatened to participate or lose the freedoms guaranteed to us and our children.

Affiant affirms that any rebates, intimidation, manipulation or grooming of children to participate in activities regarding a minor’s health, including staying away from friends, obstruction of airway by mandating a mask on school property or on the bus, staying at home for prolonged periods, covid testing or vaccination without full disclosure of risks, and consent of the parents is unlawful. The men and women creating and adopting any such polices shall be liable to the fullest extent of the law for every health concern arising out of the above-mentioned violations of rights and health care policies

Affiant demands that the School Board and all district employees cease and desist immediately from any policies that mandate forced mask wearing, social distancing, covid testing and/or experimental vaccination proof as condition for free and equal participation in education, or as means to discriminate against or segregate children

**Legal Notice and Warning**

Federal law provides that it is a crime to violate the Constitutional Rights of a citizen under the Color of Law. You can be arrested for this crime and you can also be held personally liable for civil damages. Attempting to coerce or deceive a citizen to surrender his Constitutional Rights is a Federal Crime. Federal Courts have found that your ignorance of the law is no excuse.

18 USC §242 provides that whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States…shall be fined under this title or imprisoned not more than one year, or both, and if death results or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title or imprisoned for any term of years or for life, or both, or maybe sentenced death.

18 USC §245 provided that Whoever, whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States, shall be fined under this title, or imprisoned not more than one year, or both, and if death results or if such acts include kidnaping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill shall be subject to imprisonment for any term of years or for life or may be sentenced to death.

42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or cause to be subjected, any citizen of the Untied States or other person within the 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 law, suit inequity, or other proper proceeding for redress

**Warning, you may be in violation of Federal Law and persisting with your behavior may lead to your arrest and/or civil damages. Also understand that the law provides that you can be held personally responsible and liable, as well as your company or agency. You are advised to cease and desist with your policies and to seek personal legal counsel if you do not understand the law.**

**Note that vaccine companies are exempt from any and all liability that may arise from vaccine injury or death, but men and women who coerce or convince or administer vaccines, are not shielded from such liability. EUA experimental vaccines, such as every single Covid-19 vaccine, are exempt form liability according to the NCVIA and the VICP. This was the impetus for the creation of the 2005 PREP Act. The PREP Act notes certain “covered individuals”, healthcare practitioners who administer the vaccines for example. However, I find nothing in the PREP Act that would make immune schools or their trustees and boards, employers, businesses, sports teams, or county commissioners and other politicians.**

Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay $30,000 and any disputes by any public officials or private actors who are bound by contract to the Arizona Constitution agrees to have these matters heard before an Arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within (3) business days (72hrs). Failure to respond means that by acquiescence you agree that all claims are true.

**If you believe you have the power granted to you by the Arizona Constitution to ignore these demands, please reply, within 5 calendar days, with the Constitutional provisions that gives you such authority. If you fall to respond with Constitutional provisions giving you the authority to refuse the will of the People, you agree, by acquiescence, that you are doing acts that conflict with this notice, with malice, and knowingly and willfully ignoring the trust indenture you swore to uphold.**

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the 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 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Arizona on this day of in the Year of Our Lord Two Thousand Twenty-One.

Autograph of Affiant

Notary as JURANT 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

instruments and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her autograph(s) on the instrument the man/woman executed the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Seal