**CERTIFICATE OF SERVICE**

**BE IT KNOWN BY ALL PARTIES**, that that this is an attempt to provide notice to the principals listed below. It is imperative to understand that notifying the agent is synonymous with notifying the principal, and vice versa. Consequently, it is crucial for both agents and principals to ensure mutual awareness. This obligation extends to notifying insurance and bonding companies associated with either agents or principals.

It is expressly stated that any interference with the timely delivery and communication of this notice, which is fundamental to the proper conduct of the people’s business, shall result in a penalty. Violators may be subject to a penalty of $5,000 per incident and may be subject to imprisonment of not more than six months.

**To the following trustees, agents, and servants, in their personal and professional capacity:**

|  |  |  |
| --- | --- | --- |
| **NAME** | **POSITION** | **EMAIL/ADDRESS** |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |

**Lawful Notification:** **Preventing Maladministration and Halting Unlawful Sanctioning of Murderous Practices**

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

I , one of the People, (as seen in the 50 State Constitutions), Republican in Form, Sui Juris, do present you with this notice that you and your agents may provide due care;

**Please take notice that** the People have taken the time to do the proper study to be able to come together en masse across the nation, in an orderly and peaceful manner, to give instructions to their representatives, to require an exact observation of fundamental principles, and to prevent maladministration.When the people in whom all political power is inherent give lawful instructions to their servants, those instructions must be obeyed. The failure of attorneys to understand the lawful obligation inherent in the oath of office for public servants, and/or the presenting of information contrary to the universally admitted authority of fundamental law, to any government official or worker, does not excuse the government official or worker from failing to understand their duty, nor does it exempt them from properly performing it. *(The following authorities are cited below:)*

***Maxim of Law 11s.*** *One lawfully commanding must be obeyed. Jenk.* ***Cent. 120.***

*A frequent recurrence to the fundamental principles of the constitution, and a constant adherence to those of piety, justice, moderation, temperance, industry, and frugality, are absolutely necessary to preserve the advantages of liberty, and to maintain a free government. The people ought, consequently, to have a particular attention to all those principles, in the choice of their officers and representatives: and they have a right to require of their lawgivers and magistrates, an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of the commonwealth.* ***-*** ***Massachusetts Constitution, Part the First, Article XVIII.***

***Maxim of Law 20e.*** *There are two instruments for confirming or impugning all things, -reason and authority.* ***8 Coke, 16.***

**Please take notice that** as trustees and servants, you are always accountable to the people. Kindly furnish a written explanation concerning the foundation of your authority to enact laws allowing for the termination of the life of an unborn baby, particularly given that said baby must be regarded as if it were already born and endowed with inherent rights bestowed by the Creator. Fundamental law forbids the act of taking another's life, and all authority emanates from the people who have never possessed the inherent right to commit murder. Therefore, it is inconceivable for us to have delegated such authority to you*. (The following authorities are cited below:)*

***Maxim of Law 58c.*** *He who is in the womb is considered as born, whenever his benefit is concerned.* ***Bouv. 151; Black's, 979.***

***Maxim of Law 26n.*** *If a man kill another, he is held guilty of felony.* ***3 Inst. 51.***

***Maxim of Law 51o.*** *All Political Power is inherent in the people by decree of God, thus none can exist except it be derived from them.* ***American Maxim***

***WE DECLARE****, That all people are created equal; that they are endowed by their CREATOR with certain inalienable rights; that among these are life, liberty, and the pursuit of happiness; that all power is inherent in the people; and that all free governments are, and of right ought to be, founded on their authority, and instituted for their peace, safety, and well-being. For the advancement of these ends, the people have, at all times, an indefeasible right to alter and reform their government.* ***Indiana Const. art.******I, § 1.***

***Maxim of Law 11a.*** *A delegated power cannot be again delegated.* ***2 Inst. 597; Black's, 2d. 347; 2 Bouv. Inst. n. 1300.*** *A deputy cannot have (or appoint) a deputy.* ***Story, Ag. s. 13; 9 Coke, 77; 2 Bouv. Inst. n. 1936.***

***Maxim of Law 11f.*** *Power can never be delegated which the authority said to delegate never possessed itself.* ***N.J. Steam Co. v. Merch Bank, 6 How. (47 U.S.) 344, 407.***

**Please take notice that** considering crimes against nature are deemed the most egregious and anything contrary to reason cannot be considered lawful. Please clarify how promoting the murder of an unborn baby is agreeable to reason and aligns with the unchangeable laws of nature. The practice of abortion is the most shameful, unnatural, and unlawful act of murder that human nature is capable of. *“The dens of lions and nurseries of wolves know no such cruelty as this: these savage inhabitants of the desert obey God and nature in being tender and careful of their offspring: they will hunt, watch, fight, and almost starve for the preservation of their young; never part with them; never forsake them, till they are able to shift for themselves.”* ***Locke, Treat. 1, 44, 56.***

***Maxim of Law 71jj.*** *The law always intends what is agreeable to reason.* ***Co. Litt. 78b.***

***Maxim of Law 71uu.*** *Reason is the soul of law; and when the reason of any law ceases, the law ceases also.* ***Co. Litt. Ob, 122a; 2 Bl. Comm. 390, 391; Broom, Max. 159; C.L.M.; 4 Coke, 38.***

***Maxim of Law 73e.*** *Nothing that is against reason is lawful.* ***Co. Litt. 97b.***

***Maxim of Law 74c.*** *The laws of nature are unchangeable****. Cycl. Diet. 566; Branch, Prine.***

***Maxim of Law 74f.*** *Jus naturale, or natural law, has its foundation in the will of God.* ***1 Bl. Comm. 39; 1 Kent, Comm. 2, note; Id. 4 note.***

***Maxim of Law 74j.*** *Things which are forbidden by the nature of things are confirmed by no law.* ***Branch, Prine.*** *Positive laws are framed after the laws of nature and reason.* ***Finch, Law.***

***Maxim of Law 74h.*** *The Law respects the bonds of nature.* ***Wing. Max. p. 268, max.***

***Maxim of Law 74k.*** *Crimes against nature are the most heinous.* ***3 Inst. 20.***

***Maxim of Law 77g.*** *Right cannot die.* ***Jenk. Cent. 100, case 95.***

***Maxim of Law 86b.*** *No man can forfeit another's right.* ***Fleta, lib. 1, c. 28, s. 11.***

**Notice of Liability**

**Please take notice that** All officers and Trustees must take lawful action to prevent maladministration and must comply with all provisions of the Constitution and observe exactly the principles of fundamental law. The thwarting of your duty to correct these issues will be considered a willful trespass with full knowledge, intent, and malice.

**Furthermore**, if you maintain a differing viewpoint and question the legitimacy of any of these statements, you must reply within ten (10) business days through an affidavit sworn under the pains and penalty of perjury. This reply should contain constitutional provisions that justify your authority to sanction murderous practices, infringe upon the People's rights, or disregard our lawful directives. Failing to provide such evidence within the designated timeframe implies your acknowledgment that all asserted claims are accurate, and you must cease any further violations against the people.

When government servants betray the trust bestowed upon them, their removal becomes not only a necessity but a safeguard for the integrity of governance. Your failure to correct or any further violations arising from ignorance, ambition, oppression, usurpation, fear, folly, or corruption that impact the lives and liberties of the people shall be considered a breach of your trust agreement. This breach will lead to the forfeiture of any granted authority, resulting in your removal from office. Moreover, you agree to accept all fines, fees, penalties & punishments deserving of your transgressions under all applicable law. In addition, compensation of $7,000 per individual, per occurrence, shall be pursued for all affected parties. I retain the right to resolve this matter through an arbitrator of my choosing, with the decision being binding. Furthermore, no court shall have the authority to rehear this matter; it shall stand as evidence, truth, and law in all courts of record.

This Notice is sent to you in peace and with the love of our Creator, so that you may provide immediate due care to those in whom all political power is inherent, the People.

**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 ,Washington on this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_ in the year of Our Lord Two Thousand Twenty-Three.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Autograph

**Notary as JURANT CERTIFICATE**

JURAT \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

 WashingtonState **}**

County }

Subscribed and sworn to (or affirmed) before me, On this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_, 2023 (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 whose name is subscribed to the within instruments and acknowledged to me that he executed the same in his authorized capacity and that by his autograph(s) on the instrument, the man executed the instrument.

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

WITNESS my hand and official seal. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature of Notary /Jurat Seal \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_