**EXAMPLE TEMPLATE ONLY**

**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 not more than six months.

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

**List of agents and servants here**

St. George Police Chief Kyle Whitehead

265 N. 200 E.

St. George, UT 84770

Judge Keith C. Barnes

206 W. Tabernacle Street

St. George, UT 84770

Children’s Protection Service

Social worker Brook Triplett

474 W 200 N,

St. George, UT 8477045

Children’s Protection Service;

Nurse Practitioner Amanda Jocelyn

1380 E Medical Center Dr #3100,

St. George, UT 84790

Washington County Prosecutor Jerry Jaeger

33 North 100 West, Suite #200

St. George, UT 84770

Washington County Sheriff

Chief of Washington County Police Nate Brooksby

620 South 5300 West

Hurricane, UT 84737

Clerk of Court Bailey Martin

206 W. Tabernacle Street

St. George, UT 84770

Clerk of Court Tricia Bradshaw added 12/30/23

206 W. Tabernacle Street

St. George, UT 84770

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D-U-N-N-S etc.

State of Utah

State Wide Recovery of Utah Inc.

990 North Dixie Downs Rd.

St. George, Utah 84770-7346

D&B # 610101656

Name:

5th District Court Washington County

Judiciary Courts of State of Utah INC.

206 W. Tabernacle St. Ste. 100

St, George, UT 84770-2401

435-986-5700

D-U-N-N-S # 030765823

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**NOTICE TO CHILD PROTECTIVE SERVICES OF LACK OF JURISDICTION AND ATTACKS THROUGH ADMINISTRATIVE TRIBUNALS**

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

**AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL**

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, one of the People, (as seen in the 50 State Constitutions), Sui Juris, do bring this notice to you, demanding that you and your agents provide immediate due care.

**Please take notice that** the People have taken the time to do a proper study and have discovered that, through Title 42 programs, government actors are collaborating in every state to forcibly remove children from their parents under fictitious acts of legislation (non-positive law). Congress has never been delegated authority under Article 1 Section 8 of the Constitution to pass legislation under Title 42. *(The following authorities are cited below:)*

***Maxim of Law 11e.*** *“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.***

***U.S. Constitution, 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** it has been made completely clear in section 1101 (6)(d) of the 1935 Social Security Act that there was never an original intent for the Legislature to grant authority to take children against the parent's objections. (see evidence below):

***1935 Social Security Act 1101 (6) (d) [Original Intent of Legislature]***

*(d) Nothing in this Act shall be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, to take charge of any child over the objection of either of the parents of such child, or of the person standing in loco parentis to such child.*

**Please take notice that** government actors have established legislative tribunals in place of courts of record to deny the people their fundamental property and liberty interests, in violation of their trust indenture and beyond the confines of the constitution. They also engage in these power abuses in order to profit from these very federal programs.

**Please take notice that** the people are grateful that the Supreme Court stopped the Chevron doctrine, allowing justice to be restored. This restoration of justice deters bureaucrats from inventing new and ridiculous plans as well as erroneous legal concepts in an attempt to rob the People of their property and rights.

**Please take notice that** the sole and only legitimate end of government is to secure the natural rights of the people and every other function is usurpation and oppression; For when those in a limited government, go beyond the bounds that the Constitution sets for their powers, every act is an instance of usurpation against the sovereignty of the people and therefore treason. *(The following authorities are cited below:*

***“Objective of government.*** *That the sole object and only legitimate end of government is to protect the citizen in the enjoyment of life, liberty, and property, and when the government assumes other functions, it is usurpation and oppression.”* ***Alabama Constitution, Article I, § 35***

***Tucker Blackstone Vol. 1 Appendix Note B [Section 3] 1803*** *“If in a limited government, the public functionaries exceed the limits which the constitution prescribes to their powers, every act is an act of usurpation in the government, and, as such, treason against the sovereignty of the people.”*

***Maxim of Law 51r.*** *“As usurpation is the exercise of power, which another has a right to; so, tyranny is the exercise of power beyond right, which nobody can have a right to.”* ***Locke, Treat. 2, 18, 199.***

**Please take note that** every member of the government, whether they are appointed or elected, is a trustee and servant of the people and is, by implied or expressed contract, obligated by oath or affirmation to defend the Constitutions of the United States and their State in a manner that is most consistent with and binding on their conscience from enemies of the republic, both domestic and foreign. *(The following authorities are cited below:)*

***Maxim of Law*** *“There is no stronger link or bond between men than an oath.”* ***Jenk. Cent. Cas. 126; Id. P. 126, case 54.***

**Please take notice that** it is the people alone who have an incontestable, unalienable, and indefeasible right to institute government and to reform, alter, or completely change it when the public's protection, safety, prosperity, and happiness so demand it; and it is our right to instruct our representatives and make the expression of our voices and opinions heard, which is essential to the operation of a just, equal and representative system. *(The following authorities are cited below:)*

*“The people have a right, in an orderly and peaceable manner, to assemble to consult upon the common good; give instructions to their representatives, and to request of the legislative body, by the way of addresses, petitions, or remonstrances, redress of the wrongs done them, and of the grievances they suffer.”* ***Massachusetts Constitution, Part the First, Article XIX***

***Maxim of Law 11a.*** *“A delegated power cannot be again delegated.”* ***2 Inst. 597; Black’s, 2d. 347; 2 Bouv. Inst. n. 1300.***

**Please take notice that** when the government acts contrary to the trust reposed in them by making themselves masters or arbitrary disposers of the lives, liberties, or fortunes of the people, that government is therefore dissolved; For the society can never, by the fault of another, lose the native and original right it has to preserve itself. The state of mankind is not so miserable that they are not capable of using this remedy till it is too late to look for any. *(The following authorities are cited below:)*

***Two Treatises of Government by John Locke****:*

***Section 221.*** *“There is, therefore, secondly, another way whereby governments are dissolved, and that is, when the legislative, or the prince, either of them, act contrary to their trust.* ***First, The legislative acts against the trust reposed in them, when they endeavour to invade the******property of the subject, and to make themselves, or any part of the community, masters, or******arbitrary disposers of the lives, liberties or fortunes of the people.”***

***Section 222****. “. . . For since it can never be supposed to be the Will of the Society, that the Legislative should have a Power to destroy that, which very one designs to secure, by entering into Society, and for which the People submitted themselves to the Legislators of their own making; whenever the* ***Legislators endeavor to take away, and destroy the Property of the******People, or to reduce them to Slavery under Arbitrary Power, they put themselves in a state of******War with the People****, who are absolved of further Obedience, and are left to the Common Refuge, which God has provided for all Men, against Force and Violence. . .* ***By this breach of******trust they forfeit the Power****, the People had put into their hands, for quite contrary ends, and it devolves to the People, who have a Right to resume their original Liberty. . .”*

**Please take further notice that** it is my demand, as one of the People, that you immediately and openly declare you are using these unlawful acts, of nonjudicial tribunals, to infringe upon the rights of parents, as well as taking their children, using courts not of record, without constitutional due process. Further, you and your agents take all possible actions as Trustees to judicially block access to these unlawful cases. It is my demand, as one of the People, that you, Legislative body members, immediately bring forth investigations into these unlawful acts.

**Please take further notice that** failing to immediately correct this issue will be considered a trespass against the People and the Constitutions you swore to uphold. Failure will be considered a violation of the oath to which you swore, as well as a violation of the rights of the People you have vowed to protect. This notice is not an attempt to create a case, but is a guaranteed inherent right of the People, a duty of the People, to instruct and give remonstrance to ALL servants of ALL branches of government. If you believe the People do not have the right to instruct you in these issues, please respond by affidavit within 7 days showing that the above-mentioned evidence is not correct or true.

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

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NOTICE SERVED by a concerned Pro-Law American

a natural UNenfranchised private American Man

john-henry: doe NON-DOMESTIC

care of- 1624 savannah Road ALL RIGHTS RESERVED

Lewes, near (19958)-9999

Delaware (NOT "DE", NOT 19958)

email - < your email address >