

Notice by Affidavit of Nefarious Acts through use of BAR members and Associations and Federal Program Fraud

Comes now Affiant, David Jose Romero, one of the people, Sui Juris, in this court of record, making the following claims, so that all public officials and private actors may provide due care:

1. In the several states, the constitutions show that all political power is inherent in the people, yet, private courts are being used, with BAR attorney's present to take children, money and other property from the people without due process of law or a jury of peers. Please see the following various state Declaration or Bills of Rights

Virginia:

Article I. Bill of Rights

Section 2. People the source of power

That all power is vested in, and consequently derived from, the people, that magistrates are their trustees and servants, and at all times amenable to them.

Article I. Bill of Rights

Section 11. Due process of law; obligation of contracts; taking or damaging of private property; prohibited discrimination; jury trial in civil cases

That no person shall be deprived of his life, liberty, or property without due process of law; that the General Assembly shall not pass any law impairing the obligation of contracts; and that the right to be free from any governmental discrimination upon the basis of religious conviction, race, color, sex, or national origin shall not be abridged, except that the mere separation of the sexes shall not be considered discrimination.

That in controversies respecting property, and in suits between man and man, trial by jury is preferable to any other, and ought to be held sacred. The General Assembly may limit the number of jurors for civil cases in courts of record to not less than five.

Missouri:

Source of Political Power--Origin, Basis and Aim of Government

That all political power is vested in and derived from the people; that all government of right originates from the people. is founded upon their will only. and is instituted solely

Text of Section 22(a):

Right of Trial by Jury--Qualification of Jurors--Two-Thirds Verdict

That the right of trial by jury as heretofore enjoyed shall remain inviolate; provided that a jury for the trial of criminal and civil cases in courts not of record may consist of less than twelve citizens as may be prescribed by law,...

Arizona:

Article 2. Declaration of Rights

2. Political power; purpose of government

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 protect and maintain individual rights.

23. Trial by jury; number of jurors specified by law

Section 23. The right of trial by jury shall remain inviolate. Juries in criminal cases in which a sentence of death or imprisonment for thirty years or more is authorized by law shall consist of twelve persons. In all criminal cases the unanimous consent of the jurors shall be necessary to render a verdict. In all other cases, the number of jurors, not less than six, and the number required to render a verdict, shall be specified by law.

As shown in the above state constitutions, the right to trial by jury is to remain inviolate, yet BAR members are sitting as constant witnesses to the bypassing of fundamental rights and liberty interest of people in tribunals that are in partnership with federal programs. These tribunals are claimed to be done by contract, but the people are without full disclosure, and not informed of their rights or the true intentions of these deceitful agreements. President Trump did, thankfully, address this issue in his recent executive order (Executive Order number 13930 June 24, 2020) strengthening CPS. He desired better attorneys, pre petition to make sure the voices of parents and children were heard. As one of "we the people," it is my wish for BAR members, who are not Constitutionally created offices of government, but private memberships, to no longer be able to instigate frauds against the people in these administrative tribunals that want to use the claimed power of the government, yet run outside of the required liberty interest,

declared rights, and governmental requirements as set forth in the constitution.

The People of all states have the power to self govern and the state statutes are not blanket laws that restrict the people. This claim is proven by the New Mexico Bill of

Rights, which was accepted and agreed to by the United States, when accepting its constitution. If any public official receiving this Affidavit and Notice, believes this claim to be untrue, please rebut it and all claims made, point by point, sworn under the penalty of perjury, in the form of an affidavit. Please see the following excerpt from the New Mexico Bill of Rights:

New Mexico Bill of Rights:
Text of Section 3:
Right of Self-Government

The people of the state have the sole and exclusive right to govern themselves as a

3 of 5

Q

if the people have the right to self govern, the people are not bound by state statutes

Check out these free titles

with the Federal programs being used to fund trafficking of children, theft of cash from mothers and fathers under child support schemes where attorneys limit interaction with children and alienate in order to be paid more funds in federal matching schemes (stealing from social security), as well as hospital covid fraud where they are paid to make more covid diagnosis and states are benefiting from closing states down. There is no right for the States to shut down the people and any federal program being involved with giving money to the states while the states attack the liberty of the people is nothing short of corruption and treason after the people have given notice of these wrongs. Please see the below constitutional provision of Arizona, as I, one of "we the

people,” am aware that the people have the power to stop our state personnel from being used in any federal action or program:

Arizona Declarations Rights:

3. Supreme law of the land; authority to exercise sovereign authority against federal action; use of government personnel and financial resources

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 by doing any of the following:

1. Passing an initiative or referendum pursuant to article IV, part 1, section 1.
2. Passing a bill pursuant to article IV, part 2 and article V, section 7.
3. Pursuing any other available legal remedy.

C. If the people or their representatives exercise their authority pursuant to this section, this state and all political subdivisions of this state are prohibited from using any personnel or financial resources to enforce, administer or cooperate with the designated federal action or program.

In conclusion, a multitude of BAR members, who educate legislative body members, CPS, Child Support Enforcement and the police as well as the people, are not giving full disclosure of the State Constitutional protections of the liberty interest of the people. Many are not giving notice of the property rights, privacy rights and others guaranteed to not be infringed upon by the oath of office of any state official wanting to deal with the business of the people. Furthermore, a multitude of BAR members are constantly making new cases which bring forth a financial benefit to all parties taking part in cooperative agreements including neglect and abuse courts, attorneys, Guardian Ad Litem as seen in title 42 USC 674 Payment to states! This is Due Notice by Affidavit that you may provide due care! If you believe that any of the claims in this Affidavit is untrue or that any of the Bills or Declarations of Rights do not exist, please rebut this Affidavit, point by point, under penalty of perjury, by Affidavit, sworn under Oath or Affirmation. Please respond within Ten (10) business days if you believe that the points

set forth in this affidavit are false, and give constitutional evidence of why the people do not have these rights and powers. If you fail to respond as a man or woman, under the penalty of perjury, you agree, by acquiescence to all the claims made in this affidavit.

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.

Execute _____, Arizona on this 7th day of July in the Year of Our Lord Two Thousand and Twenty .

David Jose Romero: Watson

Notary as JURAT CERTIFICATE

_____ State }
_____ County }

On this 7th day of July, 2020 (date) before me,

_____, a Notary Public, personally appeared David Jose Romero; Watson, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument 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 Arizona State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat _____
seal