



**The Peoples Notice of Recognition of Abused Power and Nullified Actions**

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 American states (republican in form) Sui Juris, do present this Notice for you and your agents to take immediate due care;

**Please take notice that** the people have come together and assembled in order to examine the vitally important issues regarding our educational systems and attorneys failure to teach or use fundamental law and how it affects the functions of tribunals (presumed courts) which have not followed the common law as is required, nor fundamental principles (maxims) for decades, while attacking the people; and

**Please take notice that** we the People began to put the Supreme Court on notice, as well as Jim Jordan and other Congressional members, as is our duty under the constitutionally supported concept of creating an atmosphere wherein the People instruct government in a frequent recurrence to fundamental principles;

**Maxim:** A frequent recurrence to fundamental principles, and a firm adherence to justice, virtue, and original law, are indispensably necessary to preserve the blessings of liberty and good government. American Maxim. and

**Please take notice that** the People have been writing notices to the Supreme Court ahead of all the decisions reigning in the ATF, OSHA, mandates, forced vaccinations using bureaucrats, attorneys and tribunals acting unlawfully to take children, property and rights from the People, now and forever do declare these acts were void without utilizing proper judges and of no effect;

**Maxim** of Law 46d: Where the law prescribes a form, the nonobservance of it is fatal to the proceeding, and the whole becomes a nullity. Best, Ev. Introd. s. 59. and

**Please take notice that** as one of the People, I realize that any actions taken without lawful authority, courts of record, with an independent judge and trial by jury, whether at state or federal level, nullifies all such actions as is supported within Justice Gorsuch's concurring opinion re., LOPER BRIGHT ENTERPRISES ET AL. v. RAIMONDO, SECRETARY OF COMMERCE, ET AL.,; "All of this served to ensure the same thing: "A fair trial in a fair tribunal." In re Murchi-son, 349 U. S. 133, 136 (1955)" The People are aware that the unlawful taking of children, property, rights or substance, without due process of law while serving as government officials/trustees is a breach of trust and unlawful.

Additionally, Justice Gorsuch's concurring opinion in SEC v JARKEYS states; "More than that, because it was "the peculiar province of the judiciary" to safeguard life, liberty, and property, due process often meant judicial process. 1 St. George Tucker, Blackstone's Commentaries, Editor's App. 358 (1803). That is, if the government sought to interfere with those rights, nothing less than "the process and proceedings of the common law" had to be observed before any such deprivation could take place. 3 J. Story, Commentaries on the Constitution of the United States §1783, p. 661 (1833) (Story)."

**Maxim** of Law 77f: No freeman shall be deprived of life, liberty or property but by the lawful judgment of his peers, or by the law of the land- that is by the common law. C.L.M.

**Please take notice that** the people are aware that no government official, from the lowest level to that of President, has immunity for acts that are not covered by an express grant of power. When government servants act outside of the constraints of their delegated authority, those actions are null and void and can be held liable as they are not acting within their official capacity. (See Trump v United States court case decision below)

Held: Under our constitutional structure of separated powers, the nature of Presidential power entitles a former President to absolute immunity from criminal prosecution for actions within his conclusive and preclusive constitutional authority. And he is entitled to at least presumptive immunity from prosecution for all his official acts. There is no immunity for unofficial acts. Pp. 5-43 (underlined for emphasis)

It is therefore my wish, demand and order that all local, state and federal officials forthwith, and without delay openly declare to the People that their children, liberty, property, and all else taken by use of statutory or unconstitutional tribunals be returned immediately, and that you make concerted efforts to contact all that have been unlawfully deprived of the aforementioned. If you should fail to correct any attacks on the People that bypassed the constitutionally (federal or state) mandated due process of law, you agree that YOU did so as a private act and are accountable and liable for all said trespasses and that there shall be no immunity for acts that are executed without proper grant of authority as is upheld in the recent Supreme Court ruling; Trump v United States. Please understand that remedy shall be had by immediately acting in good faith and declaring to the People that they shall have immediate restoration of all that has been unlawfully taken by use of unconstitutional statute, Chevron Doctrine, or any other unconstitutional act. This notice is sent to you in the love and peace of Christ that justice may be had and past transgressions may become restoration.

Full Name \*

Autograph \*

Sign Here 

Clear

Date \*

Date

Email

The email address will only be used to send mailing instructions and a copy of your submitted Notice

example@example.com

 Preview PDF

Submit

To United States  
Supreme Court

To Representative  
Jim Jordan

To Representative  
Thomas Massie