

To: All those in their personal and professional capacity as Representatives and Senators of Washington State who have, and who may intend to vote in support of SB 5459; a bill concerning the removal of the People's right to **ensure** Free and Equal Elections guaranteed to them by **Article 1 Section 19 of the Washington State Constitution**.

Bill Ramos, Chris Stearns, Peter Abbarno, Leonard Christian, Mia Gregerson, Sam Low, Sharlett Mena.

Lawful Notification to the Washington State Legislature Instructing Them To Nullify All Acts of Pretended Legislation Repugnant to the Constitution.

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

I, _____ an inhabitant of Washington state and one of the People (as seen in the Washington Constitution, Article I, Section I), 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 in mass across Washington state and have assembled, in an orderly and peaceful manner, to give instructions to their representatives and deal with matters of the common good. As a result, we command you to stop usurping authority and waging war on the people. You are also instructed to stop attempting to introduce and pass any further pretended acts of legislation, which clearly violate your oaths of office and are repugnant to the Constitution. *(The following authorities are cited below:)*

“RIGHT OF PETITION AND ASSEMBLAGE. The right of petition and of the people peaceably assemble for the common good shall never be abridged.”
Washington Const., art. I, § 4

Please take notice that article 4 § 4 of the U.S. Constitution guarantees to each state a Republican Form of Government, one in which, James Madison defines as “a government which derives all its power directly or indirectly from the great body of the people and is administered by persons holding their office during pleasure, for a limited period, or during good behaviour.” In our nation, it is We the People who hold ALL Political Power, and any power the government enjoys must be delegated from the people. *(The following authorities are cited below:)*

“The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.” U.S. Constitution, Article. 4 § 4

“POLITICAL POWER: 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.” Washington Const., art. I, § 1

Please be aware that the people have inherent, inalienable, and unalienable rights that cannot be taken away from them because these rights were bestowed upon them by their creator. I'd like to call your attention to the fact that the sole and *only legitimate goal* of government is to *protect the rights of the people* in their individual enjoyment of life, liberty, and property, and that any other role is usurpation and oppression. Government is established for the common welfare; for the people's protection, safety, prosperity, and happiness; and not for the profit, honor, or private interest of any one man, family, or class of men. *(The following authorities are cited below:)*

Maxim 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.**

Maxim 51c. The government is to be subject to the law, for the law makes the government. **C.L.M.**

Maxim 59o. Law is a rule of right, and whatever is contrary to the rule of right is an injury. **3 Bulst. 313**

Maxim 51p. The main object of government is the protection and preservation of personal rights, private property, and public liberties, and the upholding of the law of God. **American Maxim.**

Marbury v. Madison 5 U.S. (Cranch) 137, 174, 176 (1803)

“All laws which are repugnant to the Constitution are null and void.

Please take note that every government official, whether they are appointed or elected, is a trustee and **servant of the people** and is **bound by an oath** or affirmation that is most consistent with and binding on their conscience, and they collectively and individually swear to do everything in their power to uphold all individual rights guaranteed by the Constitution and **are accountable to the people at all times.** *(The following authorities are cited below:)*

Maxim 84a. There is no stronger link or bond between men than an oath. **Jenk. Cent. Cas. 126; Id. P. 126, case 54.**

Cooper v. Aaron, 358 U.S. 1, 3 (1958)

“No state legislator or executive or judicial officer can war against the Constitution without violating his solemn oath to support it.”

“OATHS: The mode of administering an oath, or affirmation, shall be such as may be most consistent with the binding upon the conscience of the person to whom such oath, or affirmation, may be administered.” **Washington Const. art. I, § 6**

Please take notice that **SB 5459**, which seeks to abrogate the inherent, and unalienable rights of the people, ***is incompatible with the Constitution and is therefore void and without legal standing.*** As one of the masters and creators of government, ***I have a fundamental right to inspect and copy public records and documents in order to maintain control over the instruments thus created and hold them to account.*** Furthermore, no private entities are entitled to special privileges as is proposed in SB 5954 p.4 (d), and to guard against transgressions of the high powers, we the people, in whom all political power is inherent, affirm and declare that everything in the Declaration of Rights is excepted out of the general powers of government, and *shall forever remain inviolate. (The following authorities are cited below:)*

“CONSTITUTION MANDATORY. The provisions of this Constitution are mandatory, unless by express words they are declared to be otherwise.”
Washington Const. art. I, § 2

“SUPREME LAW OF THE LAND. The Constitution of the United States is the supreme law of the land.” **Washington Const. art. I, § 29**

Miranda v. Arizona, 384 U.S. 436 (1966) page 491

“Where rights secured by the Constitution are involved, there can be no rulemaking or legislation which would abrogate them.”

Norton v. Shelby County, 118 U.S. 425, 426 (1886)

“An unconstitutional act is not a law; it confers no rights; it imposes no duties; it affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed.”

Notice of Liability

Please take notice that you were never delegated the power to enact fictitious acts of legislation to wage war on the populace and our Republican form of government in order to maintain your elected positions. Please specify in writing where you were given the lawful authority by the people to deny them of their inherent, creator-endowed, **unalienable right to transparent, free, and equal elections.** Where were you given the authority to act in maladministration and use **deceptive methods and language** in an effort to **limit or revoke the rights** that God has bestowed upon the people? The people have suffered a long train of abuses and usurpations by our government, both presently and in the past. All officers and Trustees must take lawful action to prevent **maladministration** and injury that would take place

by using ambiguous statutes, not in line with the original intent of the Constitution. **The thwarting of your duty to correct these issues by failing to abolish or nullify said bill, will be considered a willful trespass with full knowledge, intent, and malice.** (The following authorities are cited below:)

Maxim 51c. The government is to be subject to the law, for the law makes the government. C.L.M.

Maxim 86l. No one can transfer to another a greater right than he himself has. Co. Litt. 309; Wing. Max 56; 2 Kent, Comm.324; 35 U.S. 161, 175.

Furthermore, if you believe any of these claims are untrue, please respond by affidavit, sworn under penalty of perjury, with constitutional provisions granting you the authority to infringe upon the People's rights or to ignore our instructions, within fourteen business days, or you agree that all herein be true and any future interference with the people's rights shall be personally liable for \$25,000 per incident, and/or anything else the arbitrator feels should be awarded to make me whole again and I reserve the right to have this issue resolved by an arbitrator of my choice.

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.

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 *****

_____ State }

_____ 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 or woman whose name is subscribed to the within
instruments and acknowledged to me that he or she executed the same in his or her authorized
capacity and that by his or her autograph(s) on the instrument, the man or woman executed the
instrument.

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

WITNESS my hand and official seal.

Signature of Notary /Jurat Seal _____