Your Name Certified Mail No. 0000 0000 0000 0000 0000

Address

Date

Tony Evers, Governor

P.O. Box 7863

Madison, WI 53707 – 7863

**LETTER OF LAWFUL NOTIFICATION**

Governor Tony Evers:

This letter is lawful notification to you that you are corresponding with one of the People of the united States of America, (see attached affidavit). I will be monitoring, maintaining a record, and evaluating any and all communications and actions by all parties specific to this matter pursuant to my God granted rights secured and guaranteed by our Federal Constitution specific to the Bill of Rights and the Wisconsin State Constitution and the associated Declaration of Rights.

The existing infringements and any further infringements of my guaranteed and secured rights that have been committed, and may be committed in the future, on your part or by any other parties with whom you have affiliation, and any additional injury there from, will be scrutinized pursuant to 42 USC s. 1983 and 18 USC s. 241-242 at minimum. You are hereby notified that I am proceeding accordingly.

On or about March 12, 2020 you, Governor Tony Evers, issued a 60 day Executive Order #72 Relating to a Proclamation Declaring a Health Emergency in Response to the COVID 19 Coronavirus, which was based upon the authority vested in you by the Constitution and laws of this State, and specifically Wis. Stats. 321.39, 323.10, 323.12, and 323.13. Also issued was an associated 30 day Emergency Order #12 Safer at Home Order.

Wi. Stats. 323.10 states, in part,: “If the governor determines that a public health emergency exists, he or she may issue an executive order declaring a state of emergency related to public health for the state or any portion of the state and may designate the department of health services as the lead state agency to respond in that emergency… A state of emergency shall not exceed 60 days, unless the state of emergency is extended by joint resolution of the legislature…. The executive order may be revoked at the discretion of either the governor by executive order or the legislature by joint resolution (emphasis added).

On or about July 30, 2020 you, Governor Tony Evers, issued another 60 day Executive Order, #82, Relating to Declaring a Public Health Emergency in response to COVID 19, again based upon the authority vested in you by the constitution and laws of this state, specifically by Wisc. Stats. 321.39, 323.10.323.12, and 323.13. This Order was an extension of Executive Order #72, issued without the required joint resolution of the legislature demanded by the Wisc. Stats. 323.10.

On or about September 22, 2020 you, Governor Tony Evers, issued another 60 day Executive Order #90, again Relating to Declaring a Public Emergency in response to COVID 19 based upon the authority vested in you by the Constitution and laws of this state, and specifically by Wisc. Stats. 321.39, 323.10, 323.12, and 323.13. This order was an extension of Executive Orders #72 and #82 issued without the required joint resolution of the legislature demanded by Wis. Stats. 323.10.

On or about November 20, 2020 you, Governor Tony Evers, issued another 60 day Executive Order, #95, Relating to Declaring a State of Emergency and Public Health Emergency in response to COVID 19 based upon the authority vested in you by the Constitution and laws of this state, and specifically by Wis. Stats. 321.39, 323.10, 323.12, and 323.13. This order was an extension of Executive Orders #72, #82, and #90, issued without the required joint resolution of the legislature demanded by Wisc. Stats.323.10.

On or about January 20, 2021 you, Governor Tony Evers, issued another 60 day Executive Order, #104, Relating to Declaring a State of Emergency and Public Health Emergency in response to COVID 19 and an associated Emergency Order #1 Face Covering Mandate based upon the authority vested in you by the Constitution and laws of this state, and specifically by Wisc. Stats. 321.39, 323.10, 323.12, and 323.13. This Order was an extension of your Executive Orders #72, #82, #90, and #95, issued without the required joint resolution of the legislature demanded by the Wisc. Stats. 323.10.

On or about February 4, 2021 the Wisconsin State Assembly passed Senate Joint Resolution 3 which the Senate had previously passed revoking Executive Order #104, in accordance with Wis. Stats. 323.10.

Within an hour or so you, Governor Tony Evers, issued Executive Order #105 Relating to Declaring a State of Emergency and Public Health Emergency in response to COVID 19 with another associated Face Covering Mandate in an act which again strategically by-passed your mandatory and legal requirement to work in tandem with “we the People’s” representatives in this matter which affects us greatly, as demanded by the Wisconsin State Constitution and Wisconsin State Law, and specifically Wisc. Stats. 323.10. This is an act of treason committed against the citizens of Wisconsin which is condemned by our laws and our Constitution.

On December 27, 2018 you, Tony Evers, subscribed and swore to an Oath of Office, witnessed by Notary Public Ryan Nilsestuen and filed with the Secretary of State Douglas La Follette on December 28, 2018,at which time you swore to the following:

“I, the undersigned, who have been elected to the office of Governor of the State of Wisconsin, but who have not entered upon the duties thereof, swear that I will support the constitution of the United States and the constitution of the state of Wisconsin, and will faithfully discharge the duties of said office to the best of my ability. So help me God.”

You, Governor Tony Evers, have violated your Oath of Office. You have not supported our constitutions. You have violated our constitutionally guaranteed and secured rights which you swore to protect. It is evident that you have willfully done this and have committed felony perjury of your Oath.

HALE v. HENKE states, in part, that the citizen’s rights “can only be taken from [us] by ‘due process of law’, and ‘in accordance with the Constitution’.” “…the rights of the individuals are restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government”. HALE v. HENKE 201 u.s. 43 at 89 (1906).

Governor Tony Evers, on or about (date on Evers Letter #1a) you received by certified mail #(number on Evers letter #1a) a Letter of Lawful Notification with proof of delivery signed by \_\_\_\_\_\_\_\_\_\_\_\_\_ which gave you opportunity to respond to my following demands of evidence to prove the lawfulness of your actions presented above. You, Governor Tony Evers, to this date have failed to respond to my first Letter of Lawful Notification and, by your lack of response, are tacitly admitting you had no such lawful authority to take these actions.

This is your second Letter of Lawful Notification regarding this matter, allowing you a second opportunity to respond to the following items as we seek the truth and validation of your assumed lawful authority of the actions listed above.

Governor Tony Evers, the continued unconstitutional and unlawful extensions of your Executive Orders issues without a Joint Resolution of our State Legislation not only violate our constitutional right of representation, but also violate WI. STATS. #323.10, with the resulting infringement of our constitutional right of liberty and its associated benefits.

As one of the People whom you swore to serve pursuant to your Oath of Office, I demand and require responses to the following items, in truth, fact, evidence, and law as a requirement of due process of law.

* Were you, Governor Tony Evers, acting in your official capacity as Governor of the State of Wisconsin when you issued Executive Orders #72, #82, #90, #95, #104, and #105 in response to COVID 19, as referenced above?
* Were you, Governor Tony Evers, acting in your official capacity as Governor of the State of Wisconsin when you issued extensions of your Emergency Order apart from the required joint resolution of the legislation as demanded by law?
* On or about February 4, 2021 were you, Governor Tony Evers, acting in your official capacity as Governor of the State of Wisconsin when you responded to the Wisconsin State Legislature’s Senate Joint Resolution #3 revocation of Executive Order 104 by immediately issuing Executive Order #105 to replace it?
* Provide bona fide and lawful proof by citing specific law that grants you, Governor Tony Evers, the authority to issue Executive Orders #82, #90, #95, #104, and #105, by which you extended the Declaration of a State of Emergency, apart from the required joint resolution of the legislature demanded by Wis. Stats. 323.10, and not in accordance with the constitution and laws of this state.
* Provide bona fide and lawful proof by citing specific law as evidence that your extensions of the State of Emergency issued without the participation of the Legislature did not infringe our right of representation through our elected representatives in the Legislature as presented in the Wisconsin State Constitution, Wisconsin State Law, and specifically Wis. Stats. 323.10.
* Provide bona fide and lawful proof by citing specific law as evidence that your multiple extensions of a Declared State of Emergency did not violate the constitutionally guaranteed and protected rights of the People as secured by the Wisconsin Constitution and its associated Declaration of Rights, in particular Article I Section 1, Article I Section 4, and Article I Section 18.
* Provide bona fide and lawful proof by citing specific law as evidence that your multiple extensions of a Declared State of Emergency did not violate the constitutionally guaranteed and protected rights of the People secured by the United States Constitution and its associated Bill of Rights, in particular Amendment #1, Amendment #9, and Amendment #14.
* Provide bona fide and lawful proof by citing specific law as evidence that any of the rights of the People which may have been infringed were voluntarily surrendered in accordance with ‘due process of law’, in accordance with the Wisconsin Constitution, and in accordance with Wisconsin State Law.
* Provide bona fide and lawful proof by citing specific law that grants you, Tony Evers, lawful authority to ever violate any person’s or citizen’s constitutionally guaranteed, protected, and secured rights. The 14th Amendment, Section 1 of the United States Constitution states, in part, “NO state shall make or enforce ANY law which shall abridge the privilege or immunities of citizens of the United States; nor shall any State deprive ANY person of life, liberty, or property, without due process of law”. (emphasis added)

United States Code Title 18, Part I, Chapter 13, s. 242 states:

“Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects ANY inhabitant of any State, Territory, or District to the deprivation of ANY rights, privileges, or immunities secured or protected by the Constitution or laws of the United States… SHALL be fined not more than $1,000.00 or imprisoned not more than one year, or both….” (emphasis added )

In order to help dispel any confusion and to keep you from demonstrating blatant negligence in your position as servant of the People, which is felony perjury of your Oath under which you act, please read Article 4 Section 28 of the Wisconsin State Constitution.

OATH OF OFFICE

Members of the legislature, and all officers, executive and judicial except such inferior officers as may be by law exempted, shall before they enter upon the duties of their respective offices, take and subscribe an oath or affirmation to support the constitution of the United States and the constitution of the state of Wisconsin, and faithfully to discharge the duties of their respective offices to the best of their ability.

19.01 (1) Oaths and bonds. Form of Oath.

State of Wisconsin,

County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

I, the undersigned, who have been elected (or appointed) to the office of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, but have not yet entered upon the duties thereof, swear (or affirm) that I will support the constitution of the United States and the constitution of the state of Wisconsin, and I will faithfully discharge the duties of said office to the best of my ability. So help me God.

Subscribed and sworn to before me this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_, \_\_\_\_\_\_\_ (year)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (signature)

You should be made aware that violations under this Oath are felony, perjury, which is insurrection, sedition, and treason against the People.

Your response to the foregoing is hereby demanded within 21 days from the date of this letter. This opportunity to respond is your opportunity to enjoy and exercise your due process rights. If you fail to respond you may not be granted opportunity to address these matters in court without the possibility of sanction and strike.

If you fail to provide the requested information within the prescribed time frame then I will assume that you are acting outside the scope of lawful authority and, therefore, have no “perceived immunity” of any type specific to this matter. By your own actions, Tony Evers, in your official and / or individual capacities, it can be concluded that you have intended to defraud, coerce, and/or manipulate me and/or cause injury to me, in clear violation of my secured and guaranteed rights pursuant to the Federal and State Constitutions.

All rights reserved,

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

Your Name

American Citizen

Cc: File

Enclosures

* Affidavit of Status (attached)
* Copy of Tony Evers Oath of Office
* Copy of 18 USC s. 241-242
* Copy of 42 USC s. 1983