

To: *Teri Grout, Cindy Kallio, Tom Schierkolk*, Rock River Township Elections Commission; *Charles C. Nebels, Pamela Johnson, Joel VandeWelde*; Alger County Elections Commission; *Jonathan Brater*, MI Director of Elections;

Cc: *Elizabeth T. Clement*, Chief Justice, MI Supreme Court, (ALL MEMBERS); c/o Larry Royster, Clerk of Court; *Jocelyn Benson*, Secretary of State; *Dana Nessel*, Attorney General;

People's Notice of Demand to Rock River Township Officers to Disassociate with Alger County Election Commission

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

I, one of the People as seen in the Michigan Constitution, *Sui Juris*, do bring this notice that you may take due care;

Please take notice that the People have come together, studied our constitutions and our local government, and now realize that elections administrated by state and county agencies are impairing free township elections by the prohibited use of civil powers. All powers and authorities granted within Constitutional Provisions are strictly limited; and must be exercised with 'exact due regard', as government workers are trustees and servants, accountable to the People in a legal way at all times.

Vermont Bill of Rights, Article 6th: Officers servants of the people

"That all power being originally inherent in and co[n]sequently derived from the people, therefore, all officers of government, whether legislative or executive, are their trustees and servants; and at all times, in a legal way, accountable to them."

[note: rights enumerated in any of the 50 State Constitutions encompass all the People; as People's private rights are inherent from God]

Maxim of Law: "The government is to be subject to the law, for the law makes the government." C.L.M.

Please take notice that the net effect of overbearing agency election laws, rules, regulations, standards, and practices, is that the People's fundamental right to regulate elections 'by and for the People' has been trespassed by legislative agencies, each using a raft of public acts and rules which are inferior to the Michigan Constitution. The Michigan Constitution binds government workers to fully protect the People's fundamental right to vote. (see evidence below):

Michigan Constitution Article II Elections, Section 4 Place and Manner of Elections (1) (a):
[excerpt]

"No person [public entity] shall: (1) enact or use any law, rule, regulation, qualification, prerequisite, standard, practice, or procedure; (2) engage in any harassing, threatening, or intimidating conduct; or (3) use any means whatsoever, any of which has the intent or effect of denying, abridging, interfering with, or unreasonably burdening the fundamental right to vote."

Georgia Constitution Bill of Rights, Section 2, Paragraph II: Object of Government

"The people of this state have the inherent right of regulating their internal government. Government is instituted for the protection, security, and benefit of the people; and at all times they have the right to alter or reform the same whenever the public good may require it."

Please take notice that, by removing local control over the conduct of elections and moving this authority to agencies such as Federal Elections Commission, Michigan Elections Commission, Alger County Elections Commission, and the Rock River Elections Commission, the People's fundamental right to vote is violated. This usurpation of authority by agency cannot lawfully supercede the People's right to regulate their own government, or the right to re-take control over the local elections process to ensure integrity of the 2024 election. (see evidence below):

Maxim of Law: "That which is otherwise not permitted, necessity permits; and necessity makes a privilege as to private rights." Bacon, *Max*.

Maxim of Law: "In the presence of the superior power, the inferior power ceases." *Jenk. Cent.* 214, c. 53; 13 How. (54 U.S.) 142.

Please take notice that in September 2024 approximately ten residents of Alger County Michigan served affidavits to the Michigan Director of Elections entitled ***Affidavit of the People's Grant of Sovereign Immunity for Official Acts***, which expresses in the highest law that “*an imposition by an agency of the state, county, or other political subdivision which interferes with the People's election rights cannot be considered an official act.*” and,

“Election administration in true constitutional form will be deemed to be ‘official acts’ and will provide Rock River Elections Committee the immunities granted under MC Article VII, Section 17. (See evidence below) (emphasis by highlight);

Michigan Constitution Article VII, Section 17: Townships; Corporate Character, Powers and Immunities

“Each organized township shall be a body corporate with powers and immunities provided by law.”

Please take final notice that Herein, We, the People do declare our sovereign powers of inquiry; and do declare that we hold Constitutional authority to mandate audits of our choosing regarding local elections. Furthermore, the Rock River township officers have immunity from prosecution in their official acts pursuant to the lawful instructions from the People in this notice. It is therefore my wish, order, and demand that the Rock River Township Board Disassociates itself from the Alger County Elections Commission at earliest convenience; and that the Township Officers are now to use their Constitutional legislative authority and assemble the slate of township elections inspectors for the 2024 General Election. There is to be *no* association between these elections inspectors and any political party. and,

If you believe any of the above claims are untrue or that you have the authority in any way, which would allow any Public Servant, Agent, or Corporate Entity to infringe on the People's Rights, please show where you were granted these Constitutional Authorities. Any disputes by any public officials or private actors who are bound by contract to the Michigan Constitution or the United States Constitution, agrees to have these matters heard before an arbitrator of my choice and to be bound thereby. All responses must be submitted by affidavit, sworn under penalty of perjury, within 5 days of receiving this Notice or you agree, by acquiescence, all statements in this Notice to be true and fact. Further, you agree that you are acting with full knowledge, intent, and malice by trespassing on the Private People and our rights, and that no court shall be able to rehear this matter, but it shall stand as evidence, truth and law in all courts of record. A response from an attorney on statutory matters will be considered direct interference with the people's fundamental right to instruct their representatives, and a non-response.

Loper Bright Enterprises v. Raimondo :: 603U.S.____ (2024)

“Instead, the Constitution promises, **the American people are sovereign** and they alone may, through democratically responsive processes, amend our foundational charter or revise federal legislation.”

Maxim of Law: No guilt attaches to him who is compelled to obey. Dig. 50, 17, 169, pr.; Bouv. 124.

This notice is sent to you in peace and with the love of Christ, so that you may provide due care to those who have all political power, the People.

Full Name:

Autograph:

Date:
