From: First and Last Name (Not in all CAPS)

 Street Address (Not in all CAPS, no abbreviations)

City, Washington (Not in all CAPS, no abbreviations) [zip code] TDC
Phone Number (Optional)

 Email (Optional, if you choose to send a PDF copy by email)

To: FIRST AND LAST NAME (In all CAPS)

 TITLE/POSITION OF DEPARTMENT/OFFICE

 COMPANY/GOVERNMENT AGENCY

 STREET ADDRESS

 CITY, STATE, ZIP

 PHONE NUMBER (Optional)

 EMAIL (Optional, if you choose to send a PDF copy by email)

Date: Month Day, 2021

Regarding: “COVID-19 policies”

**NOTICE OF ESTOPPEL BY SILENCE AND ACQUIESCENCE**

**AND DEMAND TO CEASE AND DESIST**

**READ CAREFULLY**

**BE IT NOW KNOWN** on this date that as a result of your “SILENCE” in the matter concerning my LAWFUL NOTICE AND DEMAND and NOTICE OF VIOLATIONS sent to you personally, and to all your subordinates, and your or their replacements, successors, substitutes and agents, on Month Day, 2021 via registered mail (tracking number) regarding any and all “COVID-19” “policies,” “orders,” or “mandates” (such as “guidelines” for “physical distancing,” masking, testing, tracking, or “vaccinations,” etc.) which violate my natural, unalienable, constitutionally protected Rights, in which you were given reasonable opportunity of ten (10) days to timely respond; and your “SILENCE” to my COURTESY NOTICE sent to you on Month Day, 2021 via registered mail (tracking number), offering you additional three (3) days to respond; as well as your “SILENCE” to my NOTICE OF DEFAULTsent to you on Month Day, 2021 via registered mail (tracking number), offering you a final good-faith opportunity of three (3) days more to respond; you have been **FOUND IN DEFAULT** (whereas, according to ***Black’s Law Dictionary***, Fourth Edition: *“A* ***default*** *is an omission of that which ought to be done, and more specifically, the omission or failure to perform a legal duty. The term also embraces the idea of dishonesty, or an act or omission discreditable to one's profession.”*); and a fraud has been committed upon Me by your failure to perform where you had an obligation pursuant to ***U.S. v. Prudden***, 424 F.2d 1021 (1970) and ***U.S. v. Tweel***, 550 F.2d 297, 299 (1977), to wit, *“Silence can only be equated with fraud when there is a legal and moral duty to speak or when injury left unanswered would be intentionally misleading;“* thereby initiating the **DOCTRINE OF ESTOPPEL BY ACQUIESCENCE** pursuant to ***Carmine v. Bowen***, 64 A. 932 (1906), to wit, *“One’s ‘silence’ may invoke doctrine of ESTOPPEL by acquiescence,”* and is now in full force and effect upon you. This NOTICE OF ESTOPPEL BY SILENCE AND ACQUIESCENCE serves as *prima facie* evidence of your “SILENCE” in this matter.

**YOU ARE** **HEREBY ESTOPPED** from any and all future actions, challenges, and/or counterclaims against Me, concerning this matter involving any and all “COVID-19 policies,” and any **VIOLATION(S) OF** **ESTOPPEL** will be construed, at the very least, a “tortious” act against Me for which I will then have a **Lawful claim** and cause of action against you. Proceeding beyond this point strips you of any “immunity,” real or imagined, making you **personally liable** to Me.

**THIS ESTOPPEL BY SILENCE AND AQUIESCENCE IS HEREBY ACTIVATED AND IN FULL FORCE AND EFFECT.**

**YOU WERE GIVEN REASONABLE OPPORTUNITY AND HAD A DUTY TO TIMELY RESPOND in affidavit form and provide proof of your Lawful authority** (in proper compliance with governing law pursuant to the Washington State Constitution and the Constitution for the united States of America) to enforce any health “policy,” “order,” “mandate” or “guideline” upon Me, and **your failure to do so serves as your acquiescence and tacit agreement that you do NOT have lawful authority in this matter, which is now established as a settled fact.**

**“Tacit”** is defined by ***Ballentine***’***s Law Dictionary***, Third Edition: “*Silent; not expressed; implied;”* and by ***Bouvier***’***s Law Dictionary***, 14 Edition, Vol II: “*That which although not expressed, is understood from the nature of the thing or from the provision of the law; implied;”* and by ***Black***’***s Law Dictionary***, Fourth Edition: “*Existing, inferred, or understood without being openly expressed or stated, implied by silence or silent acquiescence, understood, implied as tacit agreement, a tacit understanding.”* See, ***State v. Chadwick,*** 150 Or. 645, 47 P.2d 232, 234 (1935).

“COVID-19 policies” for Washington workers violate at minimum Article 1, Sections 1, 2, 3, 4, 5, 7, 11, 29, 30 and 32 of the Washington State Constitution as well as the First, Fourth and Fifth Amendments to the Constitution for the united States of America.

**YOU HAVE BEEN WARNED** that you will lose any “immunity” and you will be held **fully responsible** and **personally liable** for any unlawful actions which violate any of my rights (including any fees or fines for damages which result from any violations pursuant to U.S.C. Title 18, Sections 241-242 and U.S.C. Title 42, Section 1983).

*“It is said that all persons are presumed to know the law, meaning that ignorance of the law excuses no one; if any person acts under an unconstitutional statute, he does so at his peril and must take the consequences.”* ***16 Am Jur 2d.,*** *Const. Law*, Sec 70

*“State officers may be held personally liable for damages based upon actions they take in their official [PERSONAL] capacities.”* ***Hafer v. Melo***, 502 U.S. 21 (1991)

*“When a state officer acts under a state law in a manner violative of the Federal Constitution, he comes into conflict with the superior authority of that Constitution, and he is in that case stripped of his official or representative character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to him any immunity from responsibility to the supreme authority of the United States.”* ***Scheuer v. Rhodes***, 416 U.S. 232, 94 S.Ct. 1683, 1687 (1974)

**YOU ARE NOW FURTHER WARNED that any continued action(s) against Me in this matter shall incur a fee and bill for damages at a rate of $100,000 US Dollars (plus any interest or penalties) per day per man or woman involved. Any violation(s) of this NOTICE AND DEMAND serves as your activation and acceptance of the terms and obligations of my fee schedule.**

**YOU ARE AGAIN HEREBY DEMANDED TO CEASE AND DESIST IMMEDIATELY ALL UNLAWFUL ACTIVITY AND ACTIONS AGAINST ME**.

**This NOTICE AND DEMAND is enforceable from the date of notice.**

With explicit reservation of all my natural, unalienable and constitutionally protected Rights (Article 4:2:1), and any other rights, privileges, or immunities that I may have, with none waived, and without prejudice.

Very Truly,

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

First and Last Name, One of We the People Date

In Pro Per, In Sui Juris

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

Witness signature #1 Witness signature #2

CC: FIRST AND LAST NAME (In all CAPS)

 TITLE/POSITION OF DEPARTMENT/OFFICE

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