

## Georgia Notice to Georgia Government Trustees

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

I, \_\_\_\_\_, one of the People, as seen in the Constitution of Georgia (As seen in Georgia Bill of Rights Section 2 Paragraph 1), am providing you due notice that you may respond and provide due care;

Please take notice that as one of the People, I wish to know if the following Rights belong the People, and as Trustees in Government, you have a duty to be responsive and accountable to the people;

#### **Georgia Constitution Bill of Rights Section 2 Paragraph II:**

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.  
[Highlight and Underline Added for Emphasis]

Please take further notice that as one of the People, it is my wish, order, and demand that you answer if the following right, stated in the Virginia Constitution by our wonderful forefathers, belongs to the People as a Republican form of government:

#### **Virginia Constitution Bill of Rights Section 3: Government Instituted for Common Benefit**

That government is, or ought to be, instituted for the common benefit, protection, and security of the people, nation, or community; of all the various modes and forms of government, that is best which is capable of producing the greatest degree of happiness and safety, and is most effectually secured against the danger of maladministration; and, whenever any government shall be found inadequate or contrary to these purposes, a majority of the community hath an indubitable, inalienable, and indefeasible right to reform, alter, or abolish it, in such manner as shall be judged most conducive to the public weal. [Emphasis Added by Highlight and Underline]

Please take notice that the Legislature of Georgia was not granted the power to deny the Constitutional Authority of the people to alter abolish or reform government in their general powers, nor may they make any Special Legislation that would even relating to the People's Private Rights;

#### **Georgia Constitution Article III Paragraph IV (c): Limitations on Special Legislation**

(c) No special law relating to the rights or status of private persons shall be enacted.

Please respond within 5 days if you believe the People have a right to alter, abolish, or reform government that is inadequate, in danger of maladministration, not benefiting the people, or negatively affecting the People's happiness. Please take further notice that as a trustee you are bound by granted authorities that exist in the Constitution of Georgia and you should have the ability to show a granted authority for all Powers that you have. If you do not respond, then, it shall be taken as tacit Acquiescence, and it shall be considered that you agree the People have this right and that any attempts to block this right is only done as a trespass, treason, and an attack done outside the powers of your Trust Indenture.

\_\_\_\_\_  
Autograph:

\_\_\_\_\_  
Date: