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|   STATE OF YOUR STATE Plaintiff / Respondent vs. FIRST MIDDLE LAST  Defendant / Movant. |    Case Number: \_\_\_XXXXXXXXX\_\_\_ NOTICE OF MOTION, AFFIDAVIT, AND MOTION TO INTERVENE WITH AN INJUNCTION |
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**MOTION TO INTERVENE WITH AN INJUNCTION**COMES NOW First Middle Last, hereinafter “Attorney in Fact” for the above-named Defendant, to this Court by restricted special appearance with this Motion to Intervene with an Injunction and moves this Court to proceed according to Federal Rules of Civil Procedure, Rule 5.1. This Motion is also to Intervene with an Injunction as Defendant demands to be heard on an immediate for fear of further loss or damage according to the doctrine of *quia timet*.Respectfully submitted without prejudice,By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Attorney in Fact**ADMINISTRATION OF OATH****BEFORE ME**, the undersigned Notary, on this day of Month, 2025, personally appeared the Undersigned, known to me to be a credible individual and of lawful age, who being by me first duly sworn upon his/her oath, deposes and says:**AFFIDAVIT AND MOTION****TAKE JUDICIAL NOTICE THAT this Motion is a Notice of ESTOPPEL and STIPULATION OF CONSTITUTIONAL CHALLENGE TO ALL OF YOUR STATE STATUTES WHERE** no general law affecting private rights shall be varied in any particular case, by special legislation, except with the free consent in writing of all persons to be affected thereby; **AND MOTION TO INTERVENE WITH AN INJUNCTION FOR THE NAME, FIRST MIDDLE LAST.** **AND TAKE FURTHER NOTICE THAT** I also have recorded a lien upon said names which are my property, and there shall be a charge as prescribed in the attached fee schedule or as otherwise prescribed upon invoice and true bill, and the claim shall come against you, your agency(ies), and/or your contractors in which this Motion and Affidavit to Intervene with an Injunction shall become a contract.**AND TAKE FURTHER NOTICE THAT** any action to the contrary upon your oaths would be a violation of your O.C.G.A. § 16-10-1 that you swore to uphold within admiralty jurisdiction.**AND TAKE FURTHER NOTICE THAT** this Motion and Affidavit to Intervene is issued for good cause for the fact that the unalienable rights of the Attorney in Fact have been violated in the past. These include the right of travel, the right to be secure in one’s person from unreasonable searches and seizures, and the right to be free from imprisonment for debt.**AND TAKE FURTHER NOTICE THAT** the material facts giving rise to the constitutional question are within the following Memorandum of Law.**MEMORANDUM OF LAW****CONSTITUTIONAL AUTHORITIES****ONE**1982 Georgia Constitution - ARTICLE III –BILL OF RIGHTS – SECTION VI - Par. IV:*“(a) Laws of a general nature shall have uniform operation throughout this state and no local or special law shall be enacted in any case for which provision has been made by an existing general law, except that the General Assembly may by general law authorize local governments by local ordinance or resolution to exercise police powers which do not conflict with general laws.”***TWO**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION I - Par. XI:*“Legislative acts in violation of this Constitution, or the Constitution of the United States, are void, and the Judiciary shall so declare them.”***THREE**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION I - Par. I**:***“All government, of right, originates with the people, is founded upon their will only, and is instituted solely for the good of the whole. Public officers are the trustees and servants of the people, and, at all times, amenable to them.”***FOUR**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION I - Par. IV:*“No person shall be deprived of the right to prosecute or defend his own cause in any of the Courts of this State, in person, by attorney, or both.”***FIVE**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION I - Par. IX:*“Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted; nor shall any person be abused in being arrested, while under arrest, or in prison.”***SIX**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION I - Par. XI:*“The writ of HABEAS CORPUS shall not be suspended.”***SEVEN**1877 Georgia Constitution – ARTICLE I –BILL OF RIGHTS – SECTION II - Par. III:*“No conviction shall work corruption of blood or forfeiture of estate.”***EIGHT**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION III - Par. II:*“No bill of attainder, ex post facto law, retroactive law, or law impairing the obligation of contracts, or making irrevocable grants of special privileges or immunities, shall be passed.”***NINE**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION V – Par. I:*“The people of this State have the inherent, sole and exclusive right of regulating their internal government, and the police thereof, and of altering and abolishing their Constitution whenever it may be necessary to their safety and happiness.”***TEN**1877 Georgia Constitution - ARTICLE I –BILL OF RIGHTS – SECTION V – Par. XIX:*“The civil authority shall be superior to the military.* **JUDICIAL AUTHORITIES****ELEVEN***“"[t]he loss of First Amendment freedoms, for even minimal**periods of time, unquestionably constitutes irreparable injury."**–Elrod v. Burns*, 427 U.S. 347 (1976)**TWELVE***“There is a general rule that a ministerial officer who acts wrongfully, although in good faith, is nevertheless liable in a civil action and cannot claim the immunity of the sovereign.”**-Cooper v. O’Connor*, 99 F.2d 135 (D.C. Cir. 1938)**THIRTEEN***“The attempt of a State officer to enforce an unconstitutional statute is a proceeding without authority of, and does not affect, the State in its sovereign or governmental capacity, and is an illegal act, and the officer is stripped of his official character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to its officer immunity from responsibility to the supreme authority of the United States.”**–Ex parte Young*, 209 U.S. 123 (1908)**FOURTEEN***“The Court of Appeals held that there was a sufficient likelihood that Lyons would again be stopped and subjected to the unlawful use of force to constitute a case or controversy and to warrant the issuance of an injunction, if the injunction was otherwise authorized.”**–City of Los Angeles v. Lyons*, 461 U.S. 95 (1983)**FIFTEEN*****“****We determined that petitioner had alleged a credible threat of enforcement: He had been warned to stop handbilling and threatened with prosecution if he disobeyed; he stated his desire to continue handbilling (an activity he claimed was constitutionally protected);****”****…****“****Because petitioners’ intended future conduct concerns political speech, it is certainly ‘affected with a constitutional interest.’”**…**“Although the threat of Commission proceedings is a substantial one, we need not decide whether that threat standing alone gives rise to an Article III injury. The burdensome Commission proceedings here are backed by the additional threat of criminal prosecution. We conclude that the combination of those two threats suffices to create an Article III injury under the circumstances of this case.”**-Susan B. Anthony List v. Driehaus*, 573 U.S. 149 (2014)**ARGUMENT****Pursuant to the** **1877 Georgia Constitution (as ratified without subsequent amendments), TAKE NOTICE THAT** no one shall continue to enforce statutory codes that have affected my private rights due to my reservation of the right to not be compelled to perform under any contract in which I have not entered into knowingly and voluntarily. Since contracts like the birth certificate were constructed AND since a Social Security number was issued in the above-mentioned names at the time when I was a baby, then I would have been under legal disability to contract and incapable of entering into the same as the 1877 Georgia Constitution clearly affirms.**AND TAKE FURTHER NOTICE THAT** I, Petitioner, first lien holder of the 14th amendment person, FIRST MIDDLE LAST, *ens legis,* did not consent for my body or my private property to be pledged as collateral for said 14th amendment citizen of the U.S. or of the STATE OF YOUR STATE.**AND TAKE FURTHER NOTICE THAT** all state and federal statutes are special laws brought forth under a commercial admiralty jurisdiction. 27 Code of Federal Regulations (C.F.R.) § 72.11 - Meaning of TermsCommercial Crimes*“Any of the following types of crimes (Federal or State): Offenses against the revenue laws; burglary; counterfeiting; forgery; kidnapping; larceny; robbery; illegal sale or possession of deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, conspiring to commit, or compounding any of the foregoing crimes. Addiction to narcotic drugs and use of marihuana will be treated as if such were commercial crime.”***AND TAKE FURTHER NOTICE THAT** whereas these violations of Code sections in this matter are brought forth under a colorable admiralty jurisdiction and administered commercial, this affidavit shows sufficient cause to raise a constitutional challenge and estoppel to all state code sections for a lack of jurisdiction and standing in the above-titled matter in accordance with Federal Rules of Civil Procedure # 5.1.**PRAYER FOR RELIEF****TAKE NOTICE THAT** I DEMAND the name, FIRST MIDDLE LAST, to be added to the **DO NOT STOP / DO NOT DETAIN LIST** for Your State and for all the other States, territories, enclaves, *et cetera* under the jurisdiction of the United States Government, a federal corporation. While I explicitly reserve all of my rights protected by the above-said Your State Constitution and waive no part of any of those rights, you shall abide by your oaths to it.**AND TAKE FURTHER NOTICE THAT** I DEMAND to live under a Republic form of government.**AND TAKE FURTHER NOTICE THAT** the Attorney in Fact moves this Court to issue an injunction in the above-titled matter after the constitutional challenge has concluded for his benefit and for the preservation of all unalienable rights guaranteed him under established constitutional law and creating estoppel against further actions and presumed liabilities.**AND TAKE FURTHER NOTICE THAT** I, the Attorney in Fact, reserve my right to sue Plaintiff and all your agencies, persons, and contractors for using my name, FIRST MIDDLE LAST *ens legis*, or any of my private property without my express consent.**EVENT OF DEFAULT****AND TAKE FINAL NOTICE THAT** THIS IS A CONTRACT. Failure to respond or to rebut this affidavit within ten **(10)** days shall constitute your acceptance and acquiescence to the same. This contract is law.////Further affiant sayeth not!Respectfully submitted on this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_Month\_\_\_\_\_\_\_\_\_, 2025.Without prejudice,UCC § 1-103.6, UCC § 1-308, UCC § 1-301, UCC § 1-107By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ First-Middle: Last, Beneficiary d/b/aFIRST MIDDLE LAST⎡c/o 1234 Your Address Street⎤City / Town, Your State state.Republic, usA⎣NON-DOMESTIC⎦**JURAT**The use of a notary below is for identification onlyand not for entrance into any foreign jurisdiction.Example County ) ) ss.Your State )On this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_Month\_\_\_\_\_\_\_\_, 2025, before Me, a Notary Public in and for said county and state, personally appeared the above-signed, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that he/she has executed the same.Notary Signature:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Notary Name:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_My commission expires:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (seal)**CERTIFICATE OF SERVICE**I, First-Middle: Last, living Man/Woman and Executor for FIRST MIDDLE LAST, certify that I have this day served the COUNTY OF EXAMPLE judges, solicitors, and successors with this **Notice of Estoppel****and Stipulation of****Constitutional Challenge to ALL of YOUR STATE STATE STATUTES, *et cetera*,** by way of U.S.P.S. certified mail and/or by hand delivery to the filing clerk to ensure delivery.Dated this \_\_\_\_\_\_\_ day of Month, 2025.Registered Mail Number: RE xxx xxx xxx USRespectfully submitted without prejudice and with all rights reserved, U.C.C. § 1-103.6, U.C.C. § 1-308, U.C.C. § 1-301, U.C.C. § 1-207,\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_First-Middle: Last, Beneficiary d/b/aFIRST MIDDLE LAST⎡c/o 1234 Your Address Street⎤City / Town, Your State state.Republic, usA⎣NON-DOMESTIC⎦ |  |
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INSTRUCTIONS FOR INJUNCTION

1. You need to open up your state constitutions online or otherwise and transpose your state constitution (year of enactment is your choice) for this one that is from Georgia 1877 (as ratified without amendments). Some of the phrases will be longer or shorter, but it should be located within Article I and will likely be called the Declaration of Rights. Change the article and section number and paragraph number as is highlighted blue throughout. \*hardest part\*
2. Remove the yellow highlights and

 DELETE THIS PAGE.

1. There are 2 template versions of this document on the World Review Group website. One version is for the state as the plaintiff and your STRAWMAN as defendant. The other version is for you as claimant conducting your own private administrative process upon public entities.
2. Input your current state public officials as is listed in the header for the claimant / plaintiff version.
3. Get RED REGISTERED mail slips from your local post office (BOTH the label # 200 carbon copy AND the red sticker label so you get the 9-digit number

 (RE xxx xxx xxx US) to add to this document.

1. It is recommended to send your first notice by notary presentment as a non-interested state witness for your private administrative process.

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