Your Name Certified Mail No. 0000 0000 0000 0000 0000

Address

Date

Senate Representative Name

Address

Madison, WI (insert zip code)

**LETTER OF LAWFUL NOTIFICATION**

Representative:

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.

I have reviewed the letter from Republican Assembly Representatives dated February 4th, 2021 which was sent to Governor Tony Evers (EXHIBIT A).

You are hereby warned and informed that any legislation acted upon, or any Order promoted, encouraged, or supported by you, whether or not in cooperation with Governor Tony Evers, wherein we the People would experience a loss of any level of freedom or liberty as a result of any mandates or directives brought forward, in the attempt to limit or control the spread of COVID 19 or its variant(s), are unwarranted and unconstitutional on their face.

Any unconstitutional behavior or acts committed by you against the People as you discharge the duties and responsibilities of your office as a Representatives of the citizens of Wisconsin in the State Senate will be scrutinized in accordance with USC Title 18 #241, 242 and USC Title 42 #1983 at minimum.

The above mentioned letter written to Governor Tony Evers dated February 4, 2021 contained the Assembly of Republican’s bold request that they be sent an Order to mandate face coverings for many citizens of Wisconsin in lieu of the governor’s Emergency Order #1.

In order to keep from demonstrating blatant negligence in your position as servant of the People, you must condemn this request made to the governor, in word and action, especially in the light of current Supreme Court Justice Opinions which follow:

Justice Gorsuch stated, “Even in times of crisis – perhaps especially in times of crisis – we have a duty to hold governments to the Constitution.” S. BAY UNITED PENTECOSTAL CHURCH v. NEWSOM, SUPREME COURT OF THE UNITED STATES, No. 20A136 (20-746), February 5, 2021. See also LUKUMI, 508 U.S., at 546.

Justice Gorsuch continued, “neither may we abandon the field [of protecting constitutional rights] when government officials with experts in tow seek to infringe a constitutionally protected liberty.”

When you, as an official of government, by law, or order, seek to force the citizens of Wisconsin to wear a face covering, you are, under color of law, violating the constitutional rights, liberty, and the freedom of the People you promised to provide protection of rights for. This is a direct violation of your Oath of Office.

Justice Gorsuch continues by describing the line of battle we are facing, stating “[the] individuals’ claim of constitutional right is pitted against the government’s claim of special expertise in a matter of high importance involving public health or safety.”

This is very real today. You believe that you are following the experts and the science when directing employers to demand that all employees wear masks at work, that masks must be worn when waiting for or riding on a bus or train, that children in school must wear a mask even when parents disagree, that university students and faculty members must mask up, that all prisoners and prison staff must wear a mask, and that individuals in government buildings must wear a mask. You signed on to a letter which is seeking orders to enforce masks on any individual who is on the property of any private or public entity in the state, all against many a citizen’s personal convictions and constitutional rights.

This is all unconstitutional.

Justice Gorsuch continued, “It has never been enough for the State to insist on deference or demand that individual rights give way to collective interests.” (emphasis added)

Laws or Orders to mandate face coverings are unconstitutional on their face.

Wisconsin Supreme Court Justice Rebecca Grassl Bradley, has stated, “[One must recognize] that the proper role of government – the very reason governments are instituted – is to secure our inherit rights, including liberty.”

An inherent right means people are born with it; the government does not bestow it upon us and may not infringe it. PORTER v. STATE, 2018 WI 79, P. 52, 382 Wis. 2d 697, 913 N.W. 2d 842 (Rebecca Grassl Bradley, J. and Daniel Kelly, J., dissenting)

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

* Representative \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, do you agree with all points made in the above referenced letter which Assembly Republicans sent to Governor Tony Evers to require citizens of Wisconsin to wear face coverings?
* Provide bona fide and lawful proof by citing specific law as evidence that the passage of any legislation or the enactment of any Order or Mandate which would require the wearing of face coverings for any citizen of the State of Wisconsin, whether or not it is based upon the citizen’s age, occupation, or any other reason associated with their person, would not in any way, shape, manner, or form infringe, violate, or deprive their free exercise of any rights, privileges, liberty, or freedom secured to them by the Constitution and laws of the State of Wisconsin and the United States.

 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, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 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 (First, Middle Initial, Last)

American Citizen

Cc: File

Enclosures

* Affidavit of Status (attached)
* EXHIBIT A (Letter dated February 4)
* Copy of signed Oath of Office
* Copy of 18 USC, #241, #242
* Copy of 42 USC, #1983