June 1, 2024

Records Access Officer

Office of Court Administration

NYS Unified Court System

25 Beaver Street, Room 852

New York, NY 10004

**Lawful Notice of Demand for Records and Information**

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

Dear Public Records Officer,

I, as one of the People (as seen in the 50 State Constitutions), Sui Juris, do present you with this notice that you, being trustees of the People must provide due care and remember your oath which binds you;

**Please take notice that** all power originates from the people, and all government servants act as their representatives and are always accountable to them. Therefore, the government must be transparent, accessible, accountable, and responsive. The public’s right to access government proceedings and records should not be unreasonably limited. Additionally, the public is entitled to a government that is orderly, lawful, and accountable. *(The following authorities are cited below:)*

***Maxim of Law 11s.*** *One lawfully commanding must be obeyed****. Jenk. Cent. 120.***

***Maxim of Law 51c.*** *Obedience makes government, not the name by which it is called.* ***C.L.M.***

***Maxim of Law 51o.*** *All political power is inherent in the people by decree of God, thus none can exist except it be derived from them.* ***American Maxim****.*

***Accountability of Magistrates and Officers; Public’s Right to Know***

*All power residing originally in, and being derived from, the people, all the magistrates and officers of government are their substitutes and agents, and at all times accountable to them. Government, therefore, should be open, accessible, accountable, and responsive. To that end, the public’s right of access to governmental proceedings and records shall not be unreasonably restricted. The public also has a right to an orderly, lawful, and accountable government. Therefore, any individual taxpayer eligible to vote in the State shall have standing to petition the Superior Court to declare whether the State or political subdivision in which the taxpayer resides has spent, or has approved spending, public funds in violation of a law, ordinance, or constitutional provision. In such a case, the taxpayer shall not have to demonstrate that his or her personal rights were impaired or prejudiced beyond his or her status as a taxpayer. However, this right shall not apply when the challenged governmental action is the subject of a judicial or administrative decision from which there is a right of appeal by statute or otherwise by the parties to that proceeding.* ***New Hampshire Const. part the first, art. 8.***

**Please take notice that** the Federal and State Constitutions guarantee the right to a jury trial to ensure proper law enforcement and justice. This right protects criminal defendants from government oppression. The framers, aware of the risks of baseless charges and overly compliant judges, established an independent judiciary with safeguards against arbitrary actions. A jury of peers acts as a defense against corrupt prosecutors and biased judges, ensuring that the power to determine guilt or innocence rests with the people, thus guarding against unchecked authority. To ensure that the Jury Wheel Software used by state and federal agents complies with constitutional guarantees, I hereby request records or portions thereof pertaining to the vendor and software used by the New York State Unified Court System for the selection and management of grand juries and petit juries. Specifically, I am seeking the following information:

1. The name of the vendor(s) that provide software or services for the selection and management of grand juries and petit juries in New York State.
2. The name and version of the software used for the selection and management of grand juries and petit juries.
3. Copies of any contracts, agreements, or purchase orders with the vendor(s) related to the software or services used for jury selection and management.
4. Any documentation or manuals related to the operation and use of the software used for jury selection and management.
5. Any policies or procedures governing the use of this software for jury selection and management.
6. A list of the decision-makers responsible for selecting the software used for jury selection and management, including their titles and roles.

**Please take notice that** as taxpayers, it is absurd to pay for the government's operational expenses to accumulate records only to be asked to pay again for the inspection of those records. Furthermore, it is not within the scope of your authority to restrict access to information or documents except in instances of national security. Any attempt to impose legislative statutes on the people in the name of the law is fraud.

*No subsidy, charge, tax, impost, or duties, ought to be established, fixed, laid, or levied, under any pretext whatsoever, without the consent of the people or their representatives in the legislature.* ***Massachusetts Const. part the first, art. XXIII.***

***Maxim 13I.*** *Law does not suffer that the same thing be twice paid.* ***Black’s 2d. 676***

**Please take notice that** you must provide the requested information within 10 business days. If reasonable efforts have been made to provide access to the records but more time is needed, please inform me when I can expect to receive copies or inspect the requested records.

If you believe you have the authority to restrict access to this information, please provide evidence of Constitutional provisions granting such authority, sworn under penalty of perjury. Otherwise, you agree that all statements herein are true, and any further interference with my rights will make you personally liable for $5,000 per incident. I also reserve the right to resolve this issue through arbitration of my choice.

This Notice is sent to you in peace and with the love of the Creator, so that you may provide immediate due care to those in whom all political power is inherent, the People.

Executed in , on this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_ in

the year of Our Lord Two Thousand Twenty-Four.

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Please send any correspondence to: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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Witness #1 Autograph \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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Witness #2 Autograph\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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