PUBLIC NOTICE OF IRREVOCABLE ESTOPPEL BY ACQUIESCENCE

To: Kamala Devi Harris, Acting as Vice President of the United States

Address: c/o The White House, 1600 Pennsylvania Avenue NW, Washington, D.C. 20500

NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Re: Constitutional Ineligibility to Hold the Office of Vice President or President of the United States

Kamala Devi Harris, in both her private and official capacities, is hereby notified of the following:

1. Affidavit as a Court of Record:

Please take notice that by the sovereign authority vested in the People, I, one of the People, do hereby issue this Public Notice of Irrevocable Estoppel by Acquiescence. My unrebutted affidavit stands as truth, and according to the maxims of law, an affidavit, once unrebutted, is a court of record. Therefore, there is no need for further adjudication or approval from any government entity or court.

As John Locke and the maxims of law affirm, when government violates the fundamental trust of the people or fails to act within the bounds of the law, it loses its legitimacy. The people hold the sovereign authority to declare what is lawful and to dissolve any unlawful authority.

By failing to rebut the affidavit, Kamala Harris has tacitly agreed to the truth of the claims therein, and she is now legally estopped from holding the office of Vice President or President of the United States.

2. Sovereign Authority of the People:

John Locke, in his *Two Treatises of Government*, affirms that governments are established to protect the rights of the people, and when they violate that trust, **the people** have the inherent right to **revoke** their authority and dissolve unlawful governments or officials. The government is created by and for the people, and **sovereignty** rests with the people, not the institutions.

Your silence and failure to respond or rebut my affidavit is legally recognized as your acquiescence to the claims made therein. Under the maxims of law, your continued silence after a lawful notification confirms your consent to the truth of the statements, and this is now binding as a final judgment.

3. The People's Right to Nullify and Dissolve Unlawful Authority:

By violating both natural law and constitutional principles, Kamala Harris has forfeited any claim to public office. John Locke and the Declaration of Independence affirm that when a government official acts outside the bounds of the law, the people have the right to nullify their authority and refuse compliance.

According to the **maxim** that "An affidavit is a court," and "An unrebutted affidavit stands as the final judgment," the **people** have declared your authority null and void, and you are now **legally estopped** from claiming any further office or authority.

4. Failure to Rebut and Estoppel by Acquiescence:

On August 20, 2024, you were served with an Affidavit of Truth and a Lawful Notification of Grievances. You failed to respond or rebut within the lawful timeframe, and therefore, under the maxims of law, your silence is a tacit admission of all claims. No further adjudication is required because my affidavit stands as a court of record, and you have forfeited any legal standing.

Your failure to rebut constitutes estoppel by acquiescence, meaning you are legally estopped from continuing in office or making any claims to authority.

5. Affidavit's Binding Nature and Authority Beyond Government Courts:

The maxims of law clearly state:

- "An unrebutted affidavit becomes the judgment in law."
 By failing to respond to my affidavit, the claims therein are now binding and legally final.
 - "An affidavit is a court."

 My affidavit, being unrebutted, stands as the court of record, and no further court intervention is required, particularly when the court system may be corrupted in favor of government over the people.
- "An affidavit is a law between the parties."
 Since no rebuttal was provided, my affidavit now serves as the law between us, and this law confirms your ineligibility to hold office.

6. Authority of Maxims of Law:

The maxims referenced in this notice are not arbitrary or subjective assertions but are universally recognized principles of law. A maxim is defined as a principle of law "universally admitted, as being a correct statement of the law, or as agreeable to natural reason." It is a foundational truth that requires no proof because it is "universally approved by all," as recognized in Chrisman v. Lindennan, 100 S.W. 1090, 1092; 202 Mo. 606.

Further, as articulated in the same case, "A maxim is so called because its dignity is chiefest, and its authority the most certain, and because it is universally approved by all." This means that maxims hold the highest authority and are universally accepted as true, without the need for argument or evidence, making them the bedrock of legal reasoning and justice.

7. Liability of Agents and Public Servants Who Aid and Abet:

Please take further notice that **any agent**, **public servant**, **or individual** who knowingly aids and abets Kamala Harris in her continued unlawful claim to office, despite this notice of her constitutional ineligibility, shall be held **personally liable**.

By assisting in the perpetuation of this unlawful authority, they will be committing acts in violation of both constitutional law and fundamental law and will face full legal and lawful accountability for their actions.

Their knowing involvement in such acts renders them complicit in aiding unlawful governance, and as such, they will be equally subject to **liability** for any harm or consequences that result from these illegal actions.

8. Demand to Cease and Desist:

Kamala Devi Harris, you are hereby **DEMANDED TO CEASE AND DESIST IMMEDIATELY** from any and all unlawful activities concerning your claim to the office of Vice President or any pursuit of the office of President. Your continued silence serves as legal admission of the truth, and your authority is **dissolved** under the **principles of natural law** and the **maxims of law**.

9. Public Notice and Conclusion:

This Public Notice of Irrevocable Estoppel by Acquiescence is issued under the sovereign authority of the People. You are no longer recognized as holding any legal authority to serve as Vice President or seek the office of President. The people, as sovereigns, have declared your authority null and void, based on both fundamental law and constitutional principles.

This notice is binding from the date of issuance, and all rights are reserved.

Sent in peace and with love of truth and law,

Signed this ______day of October, 2024, under the authority of the People.

Ronald P. Bouchard Jr,

Commonwealth of Massachusetts County of Bristol

SS. October 3 , 2024

On this 3 rd day of October, 2024, before me, the undersigned Notary Public, personally appeared Ronald P. Bouchard Jr., who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this instrument, and acknowledged that they executed the same for the purposes therein contained.

Witness my hand and official seal.

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[Seal]

My commission expires: 01-16-2026

AFFIDAVIT/DECLARATION OF TRUTH

To: Kamala Devi Harris

Acting as Vice President of the United States Office of the Vice President c/o The White House

Residence of the Vice President

1600 Pennsylvania Avenue NW Washington, D.C. 20500 USA Number One Observatory Circle NW, Washington, DC 20008

I, Ronald P. Bouchard Jr. domiciled at flesh and blood man on the land, one of We the People, not a "UNITED STATES citizen", not a "municipal citizen", not a "person", not a "corporation", not a "vessel", an American Citizen, with and claiming all of my inherent, unalienable Constitutionally-secured rights, with my name properly spelled only in upper and lower case letters, the undersigned, make this Affidavit/Declaration of Truth of my own free will, and I hereby affirm, declare and swear, under my oath and under the pains and penalties of perjury under the laws of the United States of America and of this state, that I am of legal age and of sound mind and hereby attest that the statements, averments and information contained in this Affidavit/Declaration are true and correct to the best of my knowledge.

This Affidavit/Declaration of Truth is lawful notification to you, and is hereby made and sent to you pursuant to the 1787 national Constitution, specifically as amended with the Bill of Rights, in particular, Amendments I, IV, V, VI, VII, IX, and X, and The Declaration of Rights of the Massachusetts Constitution, in particular, Sections I,IV, V,VI,VII,VIII,IX, X, XI, XVIII,XIX, and requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within 30 calendar days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit/Declaration. You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit/Declaration, is your lawful, legal, and binding tacit agreement with and admission to the fact that everything in this Affidavit/Declaration is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those who represent you. UNITED STATES v. Tweel, 550 F. 2d. 297. "Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading."

This original organic Constitution for the United States of America, circa 1787, as amended with The Bill of Rights in 1791, established the United States of America as a Constitutional Republic and this Constitution as the supreme Law of the Land. Your unconstitutional actions, as herein described, clearly demonstrate that you do not act within this Constitution or the Constitutional Republic the Constitution created, but instead flagrantly act outside the Constitution, the supreme Law of this Land, and outside our Constitutional Republic. Article VI, Clauses 2 & 3, of the Constitution bind you, as an oath taker, to this Constitution, and thus you are constitutionally mandated to uphold the Constitution as the supreme Law of this Land, which supersedes any other lesser law, including federal and state statutes, codes, regulations, rules, and policies.

You have blatantly evaded your sworn Constitutional duties and have unlawfully upheld lesser "laws" as superior to the Constitution. As described above, you are acting outside the Constitutional Republic, outside the Constitution, and beyond your limited delegated authority, which constitutes a war against the Constitution and the people. Thus, you are a domestic enemy to this nation and its Citizens. According to the self-executing Sections 3 and 4 of the 14th Amendment, you have vacated your office upon committing these crimes. You cannot conduct any official business, and all your actions are null and void, without any legal effect. Additionally, you have forfeited all benefits associated with your former office, including salary and pension. You are constitutionally prohibited from receiving public funds and cannot hold any public office in this nation.

This Affidavit/Declaration states the truth of this matter, under oath. If you disagree with this truth, then, as stated above, rebut in kind, by means of your own sworn, notarized Affidavit/Declaration of Truth, anything with which you disagree, supported by truth, fact, valid law, and evidence. If you fail to rebut by Affidavit, then you admit to and agree with all of the truths, facts, valid laws, and evidence set forth in this Affidavit/Declaration of Truth, and since you so admit, there is no controversy for any court or any public body to adjudicate. I, the Affiant, make the following statements and claims:

1. All political power in our republican form of government resides originally in the people and is derived from them, and we are endowed by our Creator with certain natural, essential, inherent, indefeasible, and unalienable rights. The authorities cited below are Maxims of law, universally recognized and accepted by all, requiring no proof, argument, or discourse. Id. 67a

Maxim of Law 510. All Political Power is inherent in the people by decree of God, thus none can exist except it be derived from them. American Maxim

Maxim of Law 590. Law is a rule of right, and whatever is contrary to the rule of right is an injury. 3 Bulst. 313.

2. We have instituted government to secure our rights as its sole and only legitimate function and every act of usurpation in the government, and consequently treason against the sovereignty of the people, occurs when public officials in a limited government go beyond the bounds that the constitution sets for their powers. The following authorities are cited below:

Objective of government. That the sole object and only legitimate end of government is to protect the citizen in the enjoyment of life, liberty, and property, and when the government assumes other functions, it is usurpation and oppression. Alabama Constitution, Article 1, § 35

To secure these rights government is instituted among men deriving their just powers from the consent of the governed. **-Declaration of Independence**

Maxim of Law 51p. The main object of government is the protection and preservation of personal rights, private property, and public liberties, and upholding the law of God. American Maxim.

Tucker Blackstone Vol. 1 Appendix Note B [Section 3] 1803 If in a limited government, the public functionaries exceed the limits which the constitution prescribes to their powers, every act is an act of usurpation in the government, and, as such, treason against the sovereignty of the people.

Maxim of Law 51r. As usurpation is the exercise of power, which another has a right to; so, tyranny is the exercise of power beyond right, which nobody can have a right to. Locke, Treat. 2, 18, 199.

- 3. You have taken an oath to support and uphold the national and state Constitutions and are constitutionally mandated to abide by that oath in the performance of your official duties and it is immaterial whether such an oath is given by words or by acts and deeds, 10 Coke, 52.
- 4. Any act committed by you, Kamala D. Harris acting as Vice President of the United States either supports and upholds the Constitutions, national and state, or opposes and violates them.
- 5. You have no constitutional authority, or any other form of valid, lawful authority, to oppose and violate the very documents to which you swore or affirmed your oath and under which you were delegated by the people the limited authority to conduct the duties of your office.
- 6. The above five positions are true, factual, lawful and constitutionally ordained.
- 7. In a letter from one of the framers of our Constitution, John Jay, to George Washington on July 25, 1787, Jay discussed the importance of restricting the position of Commander in Chief to a "natural born citizen". He suggested that it would be wise and timely to implement a strong safeguard against allowing foreigners to participate in the administration of our national government and explicitly stated that the role of Commander in Chief of the American army should only be held by a "natural-born citizen."
- 8. Article II, Section 1 of the Constitution states that, "No person except a natural born citizen, or a citizen of the United States, at the time of the adoption of this Constitution, shall be eligible to the office of President"
- 9. According to Fundamental Law, such as that expressed by Emer de Vattel in *The Law of Nations* § 212 (T. & J. W. Johnson & Co. 1852), which the people entrusted Congress to enforce for offenses against it in Article I, Section 8, "The natives, or natural-born citizens, are those born in the country, of parents who are citizens. As the society cannot exist and perpetuate itself otherwise than by the children of the citizens, those children naturally follow the condition of their fathers, and succeed to all their rights."

- 10. You, Kamala Devi Harris were born on October 20, 1964, in Oakland, California. At that time, your parents, Donald J. Harris, a Jamaican immigrant, and Shyamala Gopalan, an Indian immigrant, were not UNITED STATES citizens. Therefore, while you are a citizen under the 14th Amendment, you cannot lawfully be considered a "natural born citizen." This distinction is significant concerning eligibility for the office of President of the United States.
- 11. As stated in the 12th Amendment of the Constitution, "But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States." This expressly states that you, Kamala Devi Harris is not only ineligible to be President of the United States, you are not legally qualified to serve as Vice President.
- 12. Article IV, Section 4 mandates that, "The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence."

However, despite the above-stated factual, lawful positions, your un-Constitutional actions, as described throughout this Affidavit/Declaration of Truth, clearly demonstrate how you have violated all of the above lawful positions, the Constitutions, your oath of office, acted against the public good by violating the public trust and committing sedition and insurrection. Pursuant to your unlawful and unconstitutional actions, you have invoked the self-executing Sections 3 & 4 of the 14th Amendment to the national Constitution, thereby have lawfully vacated your office and forfeited all benefits thereof, including salary and pension. Please note that, as stated above and below, if you fail to specifically rebut, in kind, any of the charges, claims and positions set forth in this Affidavit/Declaration, then, you tacitly admit to them, and these admissions will be lawfully used against you. The following paragraphs and others throughout this Affidavit/Declaration describe some of your unlawful, unconstitutional actions, which have harmed me and others:

- 13. Article II, Section 1 of the original organic Constitution of 1787 requires the President to be a "natural born citizen." The 12th Amendment of the Constitution extends this requirement to the Vice President, "But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States." Given your parents' citizenship status at the time of your birth, you are not a "natural-born citizen" as defined by constitutional standards and recognized legal principles, such as those articulated by Emer de Vattel in "The Law of Nations." Your occupancy of the Vice Presidency, therefore, is ultra vires and violates these constitutional provisions.
- 14. Article I, Section 3, Clause 4 of the original Constitution of 1787 provides that "The Vice President of the United States shall be President of the Senate." Since you are ineligible to hold the office of Vice President as you are not a natural-born citizen, any tie-breaking votes cast by you are void ab initio, as they would have been conducted without lawful authority.
- 15. As established in the Massachusetts Constitution, Part the First, Article XVIII, I have the right to demand strict adherence to the fundamental principles of the Constitution. According to Article V, "All power resides originally in the people and is derived from them. The various magistrates and government officers, whether legislative, executive, or judicial, are merely their substitutes and agents, accountable to the people at all times." Therefore, you are obligated to be accountable to the people at all times. Law is a rule of right, and whatever is contrary to the rule of right is an injury. 3 Bulst. 313.
- 16. On February 1, 2024, I sent a "Lawful Notification of Grievances, Declaration of Incapacity, and Demand for Removal of the Sitting President for Acts of Treason" to all three branches of government, including Joseph Biden, under the principle that notice to an agent is notice to the principal and vice versa. You did not respond or rebut any of the claims. According to the lawful notification in the letter, your silence equates to acquiescence, thereby acknowledging the statements and claims made in my Notice. Some of the claims you have effectively admitted to, by your lack of rebuttal, include, but are not limited to the following:

- a. President Joseph R. Biden's cognitive decline is undeniably evident, proving his unfitness for the presidency. His destructive executive orders and policy directives, often signed in a diminished state of mind, have inflicted tremendous damage on our nation and has resulted in the loss of American lives both domestically and abroad. Having reasonable belief that the President is incapacitated, you had a critical constitutional duty to act in the nation's best interest. Your failure to invoke the 25th Amendment under such circumstances constitutes a dereliction of duty, raising serious legal, ethical, and national security concerns.
- b. You are ineligible to assume the office of the President under Article II of the Constitution, not being a natural-born citizen which means someone who was born in the United States to parents who are U.S. citizens. Additionally, as part of the Biden Administration, you have been a participant in the following acts of treason and thus cannot be allowed to succeed the President even if you were qualified, which you are not.
- c. You have allowed the promotion and condoning of certain immoralities that conflict with Christian forbearance and the broader laws of nature and natural reason.
- d. You have attempted to fundamentally alter our form of government, undermining the principles and structures upon which our Republic was founded.
- e. You have colluded with foreign adversaries such as the World Economic Forum, World Health Organization, United Nations, and others, undermining the sovereignty of the people.
- f. You have permitted foreign entities, notably from China, to acquire vast tracts of American land, jeopardizing national security and economic stability.
- g. You abetted the enemy by abandoning millions of dollars of military equipment in Afghanistan, arming our adversaries and abandoning military members and American citizens abroad, imperiling them with no means to escape. This has resulted in the death of 13 American soldiers and untold numbers of Americans and our allies.
- h. You have allowed or partaken in the poisoning of our land, air, food, and water, endangering the health and safety of the people.
- i. You have prioritized the agenda of climate change advocates over hardworking Americans, resulting in skyrocketing energy costs and ending our energy independence.
- 17. On March 24, 2021, House Resolution 253 designated you the "Border Czar," responsible for leading efforts to manage migration across the United States of America-Mexico border. Since then, the unauthorized entry of millions of migrants through the southern border has posed a threat to national security and sovereignty. Prioritizing the needs of migrants over those of citizens has strained natural resources, weakened the economy, overcrowded urban areas, overburdened the legal and educational systems, and placed excessive demands on emergency shelter and healthcare systems. This situation has resulted in the misuse of public funds and resources, affecting the nation's overall well-being. These points are supported by reports from government agencies, policy institutes, and academic research that examine the economic, social, and infrastructural impacts of immigration. By allowing thousands of undocumented and unvetted migrants to infiltrate our communities, you have unequivocally failed to secure the rights and safety of the people, protect us from invasion and to uphold your oath to the public trust.
- 18. As an American Citizen and a member of the public, I have been directly harmed by your unlawful occupancy of the Vice Presidency. By your actions, you have vacated your office which you have unlawfully held, therefore, you must immediately remove yourself from this office, pursuant to the referenced Sections 3 & 4 of the 14th Amendment. Your actions undermine the rule of law, erode trust in public institutions, and violate my right to a government that operates within the bounds of the Constitution. This harm includes, but is not limited to, misallocation of the public resources, the dilution of the legitimate exercise of political power, the breach of the social contract between the government and the people and your un-Constitutional actions by which, pursuant to your oath, you committed dereliction of duties, malfeasance in office, insurrection against the Constitution and treason against the de jure government, We, the people.

If you disagree with any of these points, then as stated above, you must provide a sworn, notarized rebuttal Affidavit, substantiated by true facts and valid law. Your failure to do so will constitute your admission to all claims made herein.

FURTHER AFFIANT SAITH NOT.

By: Romald 1. governand Tr
Full Printed Name, the Affiant/Demandant
All Rights Reserved and Retained
Autograph Autograph
Notary as JURANT CERTIFICATE
JURAT ************************************
Massachusetts State }
$B_{Ci} \leq \lambda_{\delta} \setminus County \}$
Subscribed and sworn to (or affirmed) before me, On this 5 hday of August ,2024 (date) before me, A Notary Public personally appeared, Ronald P. Bouchard Jr. Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instruments and acknowledged to me that he executed the same in his authorized capacity and that by his autograph(s) on the instrument, the man executed the instrument.
I certify, under PENALTY OF PERJURY under the lawful laws of Massachusetts State, that the foregoing paragraph is true and correct.
WITNESS my hand and official seal. Kyra fernandy
Signature of Notary /Jurat Seal Kyn fernandry