To all members of the Massachusetts General Court in their personal and professional capacity.

**LAWFUL NOTICE TO THE LEGISLATURE OF MASSACHUSETTS REGARDING S.1618 and S.1557/H.2554**

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

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_one of the People (of the 50 State Constitutions), Republican in form and Sui Juris, give you this lawful and binding notice, so that you may govern yourselves accordingly with due care and liability.

**Please take notice that** the People, in the exercise of our sovereign authority, have conducted thorough study and preparation, and we are now uniting in a peaceful and orderly manner to instruct government officials, trustees, and servants to strictly adhere to fundamental principles to preserve liberty to prevent maladministration and to maintain a free government. This notice is issued to provide all public officials an opportunity to respond appropriately.

**PREAMBLE:**

Let it be made known that the bills referenced as S.1618 and S.1557/H.2554 represent not merely legislative overreach, but direct violations of natural rights, the organic Constitution of this Commonwealth, and the immutable Laws of Nature and of Nature’s God. These rights are neither derived from nor subject to government, and any assumption of authority beyond delegated limits is usurpation—and by its very nature, **treason** against the sovereignty of the People.

**I. GOVERNMENT IS A SERVANT, NOT A MASTER**

As Thomas Paine declared in *The Rights of Man*: “All power exercised over a nation, must have some beginning. It must either be delegated or assumed. There are no other sources. All delegated power is trust, and all assumed power is usurpation.”​​

By what authority do you assert power to mandate immunizations, revoke religious exemptions, or allow children to be subjected to medical treatment without parental consent? No such delegation has been granted by the People, and therefore **your actions are void ab initio**

**II. CONSTITUTIONAL VIOLATIONS**

**The Massachusetts Constitution, Part the First, Article I,** declares:

“All men are born free and equal, and have certain natural, essential and unalienable rights… including defending their lives and liberties…”

**Article II** further affirms:

“No subject shall be hurt, molested or restrained in his person, liberty or estate for worshiping God in the manner and season most agreeable to the dictates of his own conscience…”

These are not permissions granted by the state. These are inherent, unalienable, and indefeasible rights, **endowed by God**, not created by government. As such, they lie entirely **outside the reach, scope, and authority** of any legislative body.

Government cannot grant what it does not possess.  
And it has **no authority to abrogate that which it was created solely to protect.**

**Maxim of Law72e.** Where there is no authority to establish, there is no necessity to obey. (*Dav.* 69; *Bouv.* 160)

Any attempt to require third-party approval for the free exercise of conscience , such as mandating doctors to approve religious exemptions , or to compel families to reapply annually for the right to obey their Creator, constitutes an open **act of war against the spiritual liberty of the People**.

These efforts are not only unconstitutional in letter , they are **hostile in nature**, violating both the spirit and purpose of the Constitution and of civil government itself.

**III. TRANSGRESSION OF FUNDAMENTAL LAW**

**THE RULE OF LAW IS NOT A TOOL OF POWER, BUT A LIMIT UPON IT**

Legislators are not empowered to rule by personal preference, political ideology, or the shifting tides of legal interpretation. They are **bound**—and strictly so—by the **fundamental, immutable principles of law** that define the very concept of the Rule of Law.

**Webster’s 1806 definition of the Rule of Law**:  
*“That which is fixed and unchanging, binding upon all persons and institutions alike, and superior to the will of men.”*

The Rule of Law is **not grounded in statutes, agency regulations, judicial opinions, or procedural rules**. It rests on **foundational truths and maxims of law** that transcend the reach of any legislature, court, or bureaucrat. These principles do not shift. They are not subject to vote. They are **superior to government**.

**Frédéric Bastiat**, in *The Law*, warned:

“The law perverted! And the police powers of the state perverted along with it! The law… has been used to destroy its own objective: It has been applied to annihilating the justice that it was supposed to maintain.”

What you now call *“Community Immunity”* is nothing less than **legal plunder cloaked in virtue**. It is the forced erosion of the People’s God-given liberty, repackaged as a public good. It is not justice; it is coercion. It is not law; it is **the perversion of law**.

**And perverted law cannot be obeyed. It must be lawfully opposed.**

**IV. UNCONSTITUTIONAL BILLS DO NOT GAIN LAWFULNESS THROUGH REPEATED ATTEMPTS**

The **Preamble of the Massachusetts Constitution** establishes the only legitimate purpose of government:

*“The end of the institution, maintenance, and administration of government is to secure the existence of the body-politic, to protect it, and to furnish the individuals who compose it with the power of enjoying, in safety and tranquillity, their natural rights and the blessings of life; and whenever these great objects are not obtained, the people have a right to alter the government, and to take measures necessary for their safety, prosperity, and happiness.”*​

The **Alabama Constitution, Article I, Section 35**, makes the point unmistakably:

*“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.”*

To reintroduce failed legislation, again and again, under new numbers and altered language, while the core substance remains a direct assault on natural rights, is **a calculated perversion of lawmaking**. It is not governance by consent; it is **legislative siege warfare against the People**.

The **Massachusetts Constitution, Part the First, Article V**, affirms:

*“All power residing originally in the people, and being derived from them, the several magistrates and officers of government are their substitutes and agents, and are at all times accountable to them.”*

This is not a symbolic statement, it is binding. **Legislative authority must originate in the People, by their will, freely expressed, and lawfully delegated.** Not from party agendas. Not from administrative departments. And certainly not from unelected special interests.

So we ask plainly:

* **Where is the petition of the People?**
* **Where is their consent to overturn religious liberty, parental authority, and bodily autonomy?**
* **Where is the delegation of power to enforce medical conformity under threat and stigma?**

The People did not write these bills.  
The People did not authorize the destruction of their own rights.  
These proposals are **creatures of bureaucracy and political opportunism**, not lawful governance.

The **Massachusetts Constitution, Article VII**, seals the indictment:

*“Government is instituted for the common good; for the protection, safety, prosperity and happiness of the people… and not for the profit, honor, or private interest of any one man, family, or class of men.”*

What you now call "public health" policy is **recycled tyranny in a lab coat**. Its purpose is not protection, it is control. Its method is not deliberation, it is repetition. Its end is not peace, it is submission.

**Let it be understood and remembered: No amount of repetition transforms an unlawful act into a lawful one.**  
**Treason rehearsed does not become duty. It remains treason.**

**V. WHERE IS THE EXPRESS DELEGATION OF AUTHORITY TO AGENCIES?**

The **Massachusetts Constitution, Part the First, Article IV**, is clear and unequivocal:

*“The people of this commonwealth have the sole and exclusive right of governing themselves, as a free, sovereign, and independent state; and do, and forever hereafter shall, exercise and enjoy every power, jurisdiction, and right, which is not, or may not hereafter, be by them expressly delegated to the United States of America in Congress assembled.”*

This constitutional guarantee renders a direct and unavoidable question:

**Where have the People expressly delegated authority to any state agency to dictate conscience, compel bodily submission, or redefine parental duty?**  
**Where is the lawful act by which the People authorized unelected departments to override faith, conscience, and family?**

There is none.

**Delegation must be express, not implied, presumed, or assumed.**  
Without that, **any claim of power by an agency over the People is nothing but unauthorized dominion, government by assumption, not by consent.**

No statute, rule, or internal policy can confer lawful authority where the Constitution withholds it.  
**The People are not subject to agencies. Agencies are subject to the People.**

**VI. MAXIMS OF LAW SPEAK CLEARLY**

* “All political power is inherent in the People by decree of God; none can exist except it be derived from them.”​​ (American Maxim)
* “The Common Law is above government.”​​
* “Individual liberties are antecedent to all government.” (C.L.M.)
* *“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.” (****Tucker Blackstone Vol. 1 Appendix Note B [Section 3] 1803)***

Your continued pursuit of these bills in defiance of the rule of law, despite repeated rejections, constitutes a knowing and willful breach of trust. This is not legislative oversight—**it is actionable treason**.

## **VII. PERSONAL LIABILITY AND NOTICE OF INTENT**

Let this serve as your formal and final warning.

**“Law is a rule of right; and whatever is contrary to the rule of right is an injury.”** – *3 Buls. 313*  
**“The law wills that, in every case where a man is wronged and endamaged, he shall always have a remedy.”** – *Co. Litt. 197b; Branch, Prine; Broom, Max. 192; Bouv. Inst. 2411*

If you, in any capacity, **as sponsor, supporter, voter, or enforcer**, move forward with these unconstitutional bills, **you do so knowingly and willfully**, and thereby assume **full personal liability** for the injury and harm caused to the People.

You will not hide behind your title.  
You will not find cover in your office.

No badge, bench, or seat grants immunity from accountability to the law and to the People.  
**You act at your own peril.**

These actions, once exposed as violations of natural law, constitutional order, and the unalienable rights of the People, will be treated as what they are: **high crimes**. Every individual involved will be named personally and without exemption in future **lawful affidavits, claims, and processes of remedy**.

Let it be recorded:  
You have now been warned.  
You are no longer ignorant.  
Should you proceed, your liability will be your own.

**FINAL DECLARATION**

Governments are created to protect rights, not to nullify them. These bills violate conscience, trespass into sacred parental duties, and reduce human beings to subjects of bureaucratic control.

**Stand down. Withdraw these bills. Cease and desist this legislative aggression.**

Let it be known: The People are watching. The record is building. The reckoning is near.

You are hereby granted **thirty (30) days from receipt of this notice** to fully comply with this lawful directive.

* Any failure to respond with a **sworn affidavit**, under **penalty of perjury**, **proving your lawful authority** to exceed the limitations set forth herein, shall be taken as an **admission of fraud and unlawful conduct.**
* **Failure to comply** shall result in the People exercising their **inherent, lawful, and reserved right** to take all necessary and appropriate measures to **remove unlawful government actors from office.**

**Let this serve as final and binding notice.**  
You are now fully informed.  
You are without excuse.

**Let the lawless beware: The era of unchecked abuse ends where the authority of the People begins.**

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

Autograph\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Printed Name\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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

Date\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_