

Notice of Duty for Remedy in Interest of Justice and for Public Good

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

I, _____, one of the People (as seen in the 50 American State Constitutions), republican in form, Sui Juris, do serve you, Elizabeth Brown, this notice, by necessity, so that you do provide immediate due care.

Please take Notice that the People understand the Oklahoma Constitution secures the rights of parents and legal guardians to their liberty interest in their children. The People understand that Oklahoma Department of Human Services participates in an executive program that maximizes matching funds from Social Security, despite the original legislative intent prohibiting government taking custody of children. This means that anyone participating in Oklahoma Department of Human Services has a financial incentive to trespass guaranteed rights of the People. **The People know Lisa Woolley's right to trial by jury is denied.** (highlight for emphasis) (see evidence below):

Oklahoma Constitution, Article 2, Section 1 – Political Power

All political power is inherent in the people; and government is instituted for their protection, security, and benefit, and to promote their general welfare; and they have the right to alter or reform the same whenever the public good may require it: Provided, such change be not repugnant to the Constitution of the United States.

Oklahoma Constitution, Article 2, Section 7 – Due process of law

“No person shall be deprived of life, liberty, or property, without due process of law.”

Social Security Act, Pub Law 74-271 (49 Stat. 620), Title XI, §1101(6)(d)

“Nothing in this Act shall be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, to take charge of any child over the objection of either of the parents of such child, or of the person standing in loco parentis to such child.”

42 U.S. Code §674(3)(B) – Payment to States – Amounts

“(B) 75 percent of so much of such expenditures (including travel and per diem expenses) as are for the short-term training of current or prospective foster or adoptive parents or relative guardians, the members of the staff of State-licensed or State-approved child care institutions providing care, or State-licensed or State-approved child welfare agencies providing services, to children receiving assistance under this part, and **members of the staff of abuse and neglect courts,** agency attorneys, attorneys representing children or parents, guardians ad litem, or other court-appointed special advocates representing children in proceedings of such courts, in ways that increase the ability of such current or prospective parents, guardians, staff members, institutions, attorneys, and advocates to provide support and assistance to foster and adopted children and children living with relative guardians, whether incurred directly by the State or by contract,” (highlight for emphasis)

Maxim of Law: “Under the pretext of legality, what is illegal ought not to be admitted.” *Wing. Max.* p. 728, max. 196.

Please take Final Notice that it is my wish, demand, and the exercise of my right to alter government for public good, that you do, immediately, grant full custody of Clayton Woolley to Lisa Woolley in the interest of justice, the remedy of her trespassed rights, and in good faith that you are not participating in an executive program to take children from parents and guardians for money.

Please take Notice that this is sent to you in the love of Jesus Christ.

Autograph

Date