

Notice to County Commission

My name is _____ and I am a civil rights advocate from _____, _____. I need to provide public notice to the all of you. This is in accordance with the USCS rules of civil procedures, as well as Rule 17 and Rule 20 of the United States Supreme Court.

The Constitution for the United States of America is the overarching requirements that every state must follow. I don't think any one of you will deny that. States cannot enact their own alternative legislation and substitute it for the guarantees of the Constitution of the United States. That would mean that the state laws are more powerful than the Constitution.

Clause 1 of Amendment 5 to the United States Constitution states, "no person shall be held to answer for a capital or otherwise infamous crime unless on a presentment or indictment by a grand jury". However, the State of _____ has enacted its own alternative legislation that permits the prosecuting attorney or law enforcement to charge by way of information and not by indictment as required by law. That is unconstitutional.

Now an emolument violation is when you pay a public official to break the law. You cannot every pay someone to break the law, nor can you ever receive federal funding and they pay people to violate federal law. The Constitution has two areas that enforce this.

- The first is Article I, Section 10, where it says that "no state shall create any law that shall impair the obligation of contracts". Police officers, prosecutors, judges are all under a contract—a contract to perform that is based upon the oath or affirmation that they took. The contract parameters are defined within the Constitution of United States. So when the state enacts a law that directs their agents to disobey the Constitution of United States—that would obviously be a violation of Article I, Section 10.
- The 14th Amendment is the other place that you'll find the reinforcement of this issue and that is where it says that "no state shall create or enforce any law that shall abridge the privileges or immunities of United States citizens".

The privileges and immunities of United States citizens are at a minimum, those enumerated within the Bill of Rights, the first 10 amendments-- they cannot be impaired. This was affirmed by the U.S. Supreme Court in 2019, the case *Timbs v. Indiana*. And thus, the State of _____ has enacted a law in its inferior constitution and is enforcing it through agents whom you all pay,, to violate the Constitution of the United States. As a result, there is an inordinate amount of people currently imprisoned in the State of _____ illegally and unconstitutionally.

Tanawah Downing is preparing to litigating this issue at the United States Supreme Court on behalf of the more than 700,000 people currently imprisoned here in America illegally and unconstitutionally. I'm here today to notify you that if you continue to pay these public officials to break the law, criminal sanctions could come from that. We don't want to go down that path, but I must make sure that you are all made aware that paying people to disobey the Constitution is an emolument violation. It is illegal and it is a crime.

I'm asking you honorable individuals to please look at Clause 1 of Amendment 5, confirm what I'm saying to be true, and then direct your public officials to act in lawful, constitutional manner consistent with the obligations that are codified in the Constitution of the United States America.

I have a notice that I would like to put on the record and every single one of you now have a lawful duty to take action to address these crimes and failure to take action, as lawfully required, is a crime and your willfulness and knowledge of said crime derives from the public notice that I just provided to you.

Thank you so much. God bless. Have a great rest of your day.