



1776ToTyranny Freedom <1776totyranny@gmail.com>

RE: CEASE and DESIST NOTICE

1 message

1776ToTyranny Freedom <1776totyranny@gmail.com>

Sat, Jan 29, 2022 at 7:53 PM

To: ausley.loranne.web@flsenate.gov, baxley.dennis.web@flsenate.gov, bean.aaron.web@flsenate.gov, berman.lori.web@flsenate.gov, book.lauren.web@flsenate.gov, boyd.jim.web@flsenate.gov, bracy.randolph.web@flsenate.gov, bradley.jennifer.web@flsenate.gov, brandes.jeff.web@flsenate.gov, brodeur.jason.web@flsenate.gov, broxson.doug.web@flsenate.gov, burgess.danny.web@flsenate.gov, cruz.janet.web@flsenate.gov, diaz.manny.web@flsenate.gov, farmer.gary.web@flsenate.gov, gainer.george.web@flsenate.gov, garcia.ileana.web@flsenate.gov, gibson.audrey.web@flsenate.gov, gruters.joe.web@flsenate.gov, harrell.gayle.web@flsenate.gov, hooper.ed.web@flsenate.gov, jones.shevrin.web@flsenate.gov, mayfield.debbie.web@flsenate.gov, passidomo.kathleen.web@flsenate.gov, perry.keith.web@flsenate.gov, pizzo.jason.web@flsenate.gov, polsky.tina.web@flsenate.gov, powell.bobby.web@flsenate.gov, rodrigues.ray.web@flsenate.gov, rodriguez.anamaria.web@flsenate.gov, rouson.darryl.web@flsenate.gov, simpson.wilton.web@flsenate.gov, stargel.kelli.web@flsenate.gov, stewart.linda.web@flsenate.gov, taddeo.annette.web@flsenate.gov, thurston.perry.web@flsenate.gov, torres.victor.web@flsenate.gov, wright.tom.web@flsenate.gov
Cc: governornron.desantis@eog.myflorida.com

To ALL Florida State legislators,

This time/date stamped email is to put everyone on NOTICE. Please find attached the CEASE and DESIST NOTICE that has been served on ALL Florida State legislators via this email.

Governor DeSantis has been copied on this email.

ALL Florida State legislators are bound to and have sworn an oath to uphold the **Constitution of the United States of America!**

Preamble to the Constitution of the United States of America

"We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America." (Emphasis added)

Article. VI. – Debts, Supremacy, Oaths

"This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding." (Emphasis added)

Article. VI. – Debts, Supremacy, Oaths

"The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution;" (Emphasis added)

Article 1 – The Legislative Branch

Section 10 – Powers prohibited of States

"No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto Law, **or Law impairing the Obligation of Contracts**, or grant any Title of Nobility." (Emphasis added)

All Florida state legislators are hereby ordered to CEASE and DESIST from ALL unconstitutional legislative action that has and is violating the GUARANTEED RIGHTS of LIFE, LIBERTY and PROPERTY of We the People of the State of Florida. If anyone of you fail to do so We the People intend to bring suit for punitive damages against every person and it will be a TRIAL BY JURY under **COMMON LAW/SUBSTANTIVE LAW** under the **Constitution of the United States of America** and the **Constitution of the State of Florida**. No case tried by a JURY shall be reexamined in any court in the United States because We the People ordained the **Constitution of the United States of America** and We the People stated that in the Preamble.

This court opinion validates the legislature is restricted.

"The legislature may not, under guise of extending injunction to new situation, **interfere with right of jury trial in cases covered by Constitution.**" (emphasis added) **Com. v. Dietz, 132 A. 572 (1926)**

Bill of Rights

Amendment 7 - Trial by Jury in Civil Cases. Ratified 12/15/1791.

"In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law."

Constitution of the State of Florida

SECTION 22. Trial by jury.

"The right of trial by jury shall be secure to all and remain inviolate. The qualifications and the number of jurors, not fewer than six, shall be fixed by law."

We the People will then make a presentment to the Grand Jury for criminal prosecution as well.

No person receiving compensation from the tax dollars of We the People are **granted immunity** when you are acting outside your Constitutional roles that We the People defined in the **Constitution of the United States of America** and the **Constitution of the State of Florida**.

Bill of Rights

Amendment 5 - Trial and Punishment, Compensation for Takings. Ratified 12/15/1791.

"No person shall be held to answer for a capital, or otherwise infamous crime, **unless on a presentment or indictment of a Grand Jury**, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation." (Emphasis added)

The following court opinions validate your violation of the **Constitution of the United States of America** and the **Constitution of the State of Florida**.

"The first ten amendments to the Constitution, adopted as they were soon after the adoption of the Constitution, are in the nature of the bill of rights, and were adopted in order to quiet the apprehension of many, that without some such declaration of rights the government would assume, and might be held to possess, the power to trespass upon those rights of persons and property which by the Declaration of Independence were affirmed to be unalienable rights." **United States v. Twin City Power Co., 350 U.S. 222 (1956)**

"All laws which are repugnant to the Constitution are null and void." **Marbury v. Madison, 5 U.S. 137 (1803)**

"An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." **Norton v. Shelby County, 118 U.S. 425 (1886)**

"Waivers of Constitutional Rights, not only must they be voluntary, they must be knowingly intelligent acts done with sufficient awareness." "If men, through fear, fraud, or mistake, should in terms renounce or give up any natural right, the eternal law of reason and the grand end of society would absolutely vacate such renunciation. The right to freedom being a gift of ALMIGHTY GOD, it is not in the power of man to alienate this gift and voluntarily become a slave." —Samuel Adams, 1772 **Brady v. U.S., 397 U.S. 742, 748**

"No state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it." **Cooper v. Aaron, 358 U.S. 1, 78 S.Ct. 1401 (1958)**

"It is the duty of all officials whether legislative, judicial, executive, administrative, or ministerial to so perform every official act as not to violate constitutional provisions." **Williamson v. U.S. Department of Agriculture, 815 F.2d. 369, ACLU Foundation v. Barr, 952 F.2d. 457, 293 U.S. App. DC 101, (CA DC 1991).**

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." **Miranda v. Arizona**

If the Florida State legislature attempt to manipulate the courts to use rules of civil procedure instead of COMMON LAW/ SUBSTANTIVE LAW when We the People file a lawsuit against the Florida State legislature then you are also engaged in acts of TREASON with any judge that would attempt such an unconstitutional treasonous act.

"When a judge acts where he or she does not have jurisdiction to act, the judge is engaged in an act or acts of treason." **Cohens v. Virginia, 19 US (6 Wheat) 264, 404, 5 L.Ed 257 (1821)**

SUBSTANTIVE LAW: "That part of the law which the courts are established to administer, as opposed to the rules according to which the substantive law itself is administered. That part of the law which creates, defines, and regulates rights, as

opposed to adjective or remedial law, which prescribes the method of enforcing rights or obtaining redress for their invasion." – **Black's**

Law Dictionary (emphasis added)

We the People under Article 1 - Declaration of Rights in the Constitution of the State of Florida that WE RETAIN the political power and OUR RIGHTS of LIFE, LIBERTY and PROPERTY are cannot be usurped by any person receiving tax dollars as compensation. The Declaration of Independence lists the usurpations of king George and We the People will not allow anyone receiving compensation from our tax dollars - that We the People elected to obey US - to usurp any RIGHTS now!

SECTION 1. Political power.—All political power is inherent in the people. The enunciation herein of certain rights shall not be construed to deny or impair others retained by the people.

SECTION 2. Basic rights.—All natural persons, female and male alike, are equal before the law and have inalienable rights, among which are the right to enjoy and defend life and liberty, to pursue happiness, to be rewarded for industry, and to acquire, possess and protect property. No person shall be deprived of any right because of race, religion, national origin, or physical disability.

History.—Am. S.J.R. 917, 1974; adopted 1974; Am. proposed by Constitution Revision Commission, Revision No. 9, 1998, filed with the Secretary of State May 5, 1998; adopted 1998; Am. proposed by Constitution Revision Commission, Revision No. 6, 2018, filed with the Secretary of State May 9, 2018; adopted 2018. My request is to meet with you as soon as possible to discuss executive action you need to take as the Governor for the future of the State of Florida that can have a positive impact on the State of Florida when you are no longer Governor in the event we have a tyrant in your position someday.

The **Preamble to the Bill of Rights** was very clear that **ALL 10 Amendments** are RIGHTS and not suggestions! The **Preamble to the Bill of Rights** also was very clear that the Amendments were passed to prevent ABUSE of the powers of the CONSTITUTION and to prevent MISCONSTRUCTION as the Florida State legislature is attempting in denying Constitutional Carry that you have NO JURISDICTION to pass!

"THE Conventions of a number of the States, **having at the time of their adopting the Constitution**, expressed a desire, **in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added:** And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution." (Emphasis added)

ALL Florida State legislators have violated the Constitutional Right to Constitutional Carry by even having any legislation to restrict OUR RIGHT to protect ourselves from tyrannical legislators that you have become!

Bill of Rights - Second Amendment

"A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, **shall not be infringed.**" (Emphasis added)

Also, the Florida State legislature has committed TREASON under **Article 1 Section 8 - Declaration of Rights** of the **Constitution of the State of Florida** by adding the following UNCONSTITUTIONAL CLAUSE "**except that the manner of bearing arms may be regulated by law.**"

To share personally how ridiculous the State and federal legislators are about unconstitutional legislation to restrict LAWFUL FIREARM OWNERSHIP I had a brother killed by a drunk driver. Alcohol and vehicles have caused more deaths than any firearm but I am not advocating for the abolition of vehicles or alcohol because it was neither of those that killed my brother it was the irresponsible person that killed my brother.

Under the State and federal legislators ridiculous logic they should be banning alcohol and vehicles.

The States had already declared that the **Bill of Rights** were to prevent misconstruction or abuse of the powers of the Constitution so the State of Florida MUST make sure the Militia is organized and funded immediately!

The **Constitution of the United States of America** is the SUPREME LAW OF THE LAND that is a CONTRACT between We the People and anyone receiving tax dollars from We the People as compensation and the following clauses validate the calling forth of the Militia per the **Constitution of the State of Florida under Article 4 Executive Section 1 - Governor:**

"(d) The governor shall have power to call out the militia to preserve the public peace, execute the laws of the state, suppress insurrection, or repel invasion."

Under the Constitution of the State of Florida under Article 1 Section 7 - Military Power - the military power is subordinate to the civil or Militia power:

"The military power shall be subordinate to the civil."

The **Constitution of the United States of America** is very clear Congress is required to call forth the Militia to be governed by the States under **Article 1 Section 8 - Powers of Congress:**

*"To provide for calling forth the Militia to **execute the Laws of the Union, suppress Insurrections and repel Invasions;***

To provide for organizing, arming, and disciplining the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;" (Emphasis added)

The Florida State legislature must have an emergency session to remove the clause "except that the manner of bearing arms may be regulated by law." from the Constitution of the State of Florida and also to rescind your recent UNCONSTITUTIONAL legislation restricting Constitutional Carry!

The Florida State legislature must immediately create the Constitutional Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions!

The Florida State legislature must immediately start to review all UNCONSTITUTIONAL legislation and rescind all!

If these steps are not completed immediately We the People will be filing a Class Action lawsuit against every Florida State legislature and you will be liable personally since you are acting outside your jurisdiction as a legislator.

Anyone is welcome to contact me with any questions.

Sincerely,



Joe Myers

904-254-6472 (call or text)

1776ToTyranny.com

"In free governments the rulers are the servants, and the people their superiors and sovereigns." – **Benjamin Franklin**

Let FREEDOM RING!

 **CEASE and DESIST NOTICE.pdf**
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