The People’s Notice to Members of the General Assembly of the State of Colorado

I, ______________________, of ______________________, Colorado, one of the People, hereby declare

WHEREAS all authority vested in the Congress and the Colorado General Assembly is delegated from the People, and

WHEREAS you, the Members of the General Assembly, and your officers, shall respect the limits of your authority, and

WHEREAS Article II, Section 1 in the Constitution of the State of Colorado provides: “All political power is vested in and derived from the People; all government, of right, originates from the People, is founded upon their will only, and is instituted solely for the good of the whole,” and

WHEREAS Article VII, Section 11 in the Constitution of the State of Colorado provides: “The general assembly shall pass laws to secure the purity of elections, and guard against abuses of the elective franchise,” and

WHEREAS ample evidence exists to question whether the Colorado government has failed to act with the People’s consent and according to their will, evidence in part consisting of lack of due regard and response to: (i) expert forensic reports of voting system vulnerability and illegality, (ii) the People’s report of canvassing of voters, (iii) evidence of maladministration in Colorado elections (still patiently awaiting investigation by sworn law enforcement officers). Further, there is evidence that maladministration by Colorado’s Secretary of State constitutes neglect and breach of her duty, and that the General Assembly has breached its duty under Article VII, Section 11 of Colorado’s Constitution, and

WHEREAS now before the General Assembly comes a Bill for an Act, Senate Bill 22-153, that sustains and extends a long Train of Abuses of the People’s elective franchise, evincing a Design to reduce them under absolute Despotism. Rather than increasing election security, the Bill would further concentrate power in the office of the Secretary of State, an office that has abused its power and deprived the People of their control over the conduct of elections. The Act would deprive citizens of their unalienable right to transparency in the conduct of their elections; strip the Peoples’ local elected officials of their powers; deprive the People of their right and ability to self-govern; impede and prevent the discovery of maladministration and fraud; trample free speech and debate relating to elections; mandate the use of computerized voting systems that violate mandatory statutory standards and impede citizen oversight; prohibit local election officials from preserving their election records as obligated under Federal and State statute; and establish in law a two-tiered system of justice, with the Secretary of State superordinate to the People.

NOW THEREFORE WE, THE PEOPLE respectfully convey our will that your own sworn obligations under the Constitution of the State of Colorado require that you:

1. Reject SB22-153 and all similar Bills and proposals that would reduce or impede the Peoples’ rightful exercise of election oversight and which would concentrate power in any government official.
2. Direct the immediate full, independent forensic investigation of Colorado’s elections and election systems, to be concluded and reported in public prior to the next statewide election in Colorado.
3. Direct the Colorado Attorney General and all District Attorneys immediately to appear before you and to report on the status of their investigations of the criminal activity reported to them through multiple forensic expert reports and the Peoples’ report of canvassing.

We demand that you do your duty and fulfill your oath to support our United States and Colorado Constitutions, that you may restore the faith of the People that their will is faithfully obeyed and their consent respected.