 [Title 18 - CRIMES AND CRIMINAL PROCEDURE (§§ 1 — 6005)](https://casetext.com/statute/united-states-code/title-18-crimes-and-criminal-procedure/part-i-crimes/chapter-1-general-provisions/section-1-repealed)

*18 U.S.C. § 4 - Misprision of felony*

*Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both…*

*18 U.S.C. § 241- Conspiracy against rights*

*If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same;*

*They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death*

*18 U.S.C. § 242 - Deprivation of rights under color of law*

*“Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States”… shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.*

<https://form.jotform.com/242167670909161>

** Lawful Notification of Constitutional Ineligibility and Maladministration Regarding Kamala Devi Harris's Presidential Candidacy**

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

 I   Rik Wayne Munson, one of the People, (as seen in the 50 State Constitutions), Republican in Form, Sui Juris, do present you with this notice that you and your agents may provide due care;

**Please take notice that** the People, exercise our sovereign authority to address breaches of the Constitutional duty. Having conducted thorough study and preparation, are now uniting across the nation in a peaceful and orderly manner to instruct government officials, trustees, and servants to strictly adhere to fundamental principles to preserve liberty and maintain a free government. In America, all constitutions are established by the authority of the people alone, and no one in government has the authority to disregard the expressed written provisions of the original organic Constitution for the United States of America, circa 1787, as amended with the Bill of Rights in 1791. This established the United States as a Constitutional Republic and this Constitution as the supreme Law of the Land.

Your unconstitutional actions, as described herein, clearly demonstrate that you do not act within this Constitution or the Constitutional Republic it created, but instead act outside the Constitution, the supreme Law of this Land, and our Constitutional Republic. You have blatantly evaded your sworn Constitutional duties and unlawfully upheld lesser "laws" as superior to the Constitution. As described above, you are acting outside the Constitutional Republic, outside the Constitution, and beyond your limited delegated authority, which constitutes a war against the Constitution and the people. Thus, you are a domestic enemy to this nation and its Citizens.

According to the self-executing Sections 3 and 4 of the 14th Amendment, you have vacated your office upon committing these crimes. You cannot conduct any official business, and all your actions are null and void, without any legal effect. Additionally, you have forfeited all benefits associated with your former office, including salary and pension. You are constitutionally prohibited from receiving public funds and cannot hold any public office in this nation. Anyone who aids and abets these actions is also a domestic or foreign enemy of the Constitution and subject to removal or prosecution. The authorities cited below are Maxims of law, universally recognized and accepted by all, requiring no proof, argument, or discourse. Id. 67a

*Maxim of Law 51k. The law is not to be violated by those in government. Jenk. Cent. 7.*

*Maxim of Law 11s. One lawfully commanding must be obeyed. Jenk. Cent. 120.*

*14th Amendment, Section 3: "No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability."*

*14th Amendment, Section 4: "The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void."*

*Emmerich de Vattel's The Law of Nations (Book III, Section 30): "To attack the constitution of the state, and to violate its laws, is a capital crime against society; and if those guilty of it are invested with authority, they add to this crime a perfidious abuse of the power with which they are entrusted. The nation ought constantly to repress them with its utmost vigour and vigilance, as the importance of the case requires."*

**Please take notice that** all political power in our republican form of government resides originally in the people and is derived from them, and we are endowed by our Creator with certain natural, essential, inherent, indefeasible, and unalienable rights. We have instituted government to secure our rights as its sole and only legitimate function and every act of usurpation in the government, and consequently treason against the sovereignty of the people, occurs when public officials in a limited government go beyond the bounds that the constitution sets for their powers.  The following authorities are cited below:

*Maxim of Law 51o All Political Power is inherent in the people by decree of God, thus none can exist except it be derived from them. American Maxim*

*Objective of government. 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. Alabama Constitution, Article I, § 3*

*To secure these rights government is instituted among men deriving their just powers from the consent of the governed. -Declaration of Independence*

*Maxim of Law 51p. The main object of government is the protection and preservation of personal rights, private property, and public liberties, and upholding the law of God. American Maxim.*

*Tucker Blackstone Vol. 1 Appendix Note B [Section 3] 1803 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.*

*Maxim of Law 51r.  As usurpation is the exercise of power, which another has a right to; so, tyranny is the exercise of power beyond right, which nobody can have a right to. Locke, Treat. 2, 18, 199.*

**Please take notice that** Article VI, Clauses 2 and 3 of the Constitution obligate you, as someone who has taken an oath, to uphold the Constitution as the supreme law of the land. This law overrides any other laws, including federal and state statutes, codes, regulations, rules, and policies. By taking this oath, you have committed to supporting and defending both the national and state Constitutions. This commitment is binding, either through explicit or implicit agreement, to defend the Constitution of the United States and all state Constitutions in a manner that aligns with your conscience against all enemies, whether domestic or foreign. The form of assent—whether through words, actions, or deeds—is irrelevant. The failure of attorneys to understand the lawful obligation inherent in the oath of office for public servants, or the presentation of information contrary to the universally admitted authority of fundamental law to any government official or worker, does not excuse the government official or worker from failing to understand their duty, nor does it exempt them from properly performing it. The following authorities are cited below:

*Maxim of Law 84a. There is no stronger link or bond between men than an oath. Jenk. Cent. Cas. 126; Id. P. 126, case 54.*

*Maxim of Law 84b. It is immaterial whether a man gives his assent by words or by acts and deeds. 10 Coke, 52.*

*U.S. Constitution, Article VI, Clause 2 (Supremacy Clause): "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."*

*U.S. Constitution, Article VI, Clause 3 (Oaths of Office): "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; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States."*

**Please take notice that** in a letter from one of the framers of our Constitution, John Jay, to George Washington on July 25, 1787, Jay discussed the importance of restricting the position of Commander in Chief to a natural born citizen. He suggested that it would be wise and timely to implement a strong safeguard against allowing foreigners to participate in the administration of our national government and explicitly stated that, “the Command in chief of the american army shall not be given to, nor devolved on, any but a natural born Citizen.” The following authorities are citied below:

*“Permit me to hint, whether it would not be wise & seasonable to provide a strong check to the admission of Foreigners into the administration of our national Government, and to declare expressly that the Command in chief of the american army shall not be given to, nor devolved on, any but a natural born Citizen.” -John Jay*

**Please take notice that** Article II, Section 1 of the Constitution states that, “No person except a natural born citizen, or a citizen of the United States, at the time of the adoption of this Constitution, shall be eligible to the office of President” According to Fundamental Law, such as that expressed by Emer de Vattel in The Law of Nations § 212 (T. & J. W. Johnson & Co. 1852), which the people entrusted Congress to enforce for offenses against it in Article I, Section 8, "The natives, or natural-born citizens, are those born in the country, of parents who are citizens. As the society cannot exist and perpetuate itself otherwise than by the children of the citizens, those children naturally follow the condition of their fathers, and succeed to all their rights."

**Please take notice tha**t you, Kamala Devi Harris were born on October 20, 1964, in Oakland, California. At that time, your parents, Donald J. Harris, a Jamaican immigrant, and Shyamala Gopalan, an Indian immigrant, were not UNITED STATES citizens. Therefore, while you are a Citizen as defined under the 14th Amendment, you cannot be considered a "natural born citizen." This distinction is significant concerning eligibility for the office of President of the United States. As stated in the 12th Amendment of the Constitution, “But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States.” This expressly states that you, Kamala Devi Harris are not only ineligible to be President of the United States, but you are also not legally qualified to serve as Vice President.

**Please take notice that** Article I, Section 3, Clause 4 of the original Constitution of 1787 provides that, "The Vice President of the United States shall be President of the Senate." Since you are ineligible to hold the office of Vice President as you are not a natural-born citizen, any tie-breaking votes cast by you are void ab initio, as they would have been conducted without lawful authority.

**Please take notice that** Article IV, Section 4 mandates that, “The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.” On March 24, 2021, House Resolution 253 designated you the "Border Czar," responsible for leading efforts to manage migration across the United States of America-Mexico border. Since then, the unauthorized entry of millions of migrants through the southern border has posed a threat to national security and sovereignty. Prioritizing the needs of migrants over those of citizens has strained natural resources, weakened the economy, overcrowded urban areas, overburdened the legal and educational systems, and placed excessive demands on emergency shelter and healthcare systems. This situation has resulted in the misuse of public funds and resources, affecting the nation's overall well-being. These points are supported by reports from government agencies, policy institutes, and academic research that examine the economic, social, and infrastructural impacts of immigration. By allowing thousands of undocumented and unvetted migrants to infiltrate our communities, you have unequivocally failed to secure the rights and safety of the people, protect us from invasion and to uphold your oath to the public trust.

**Please take notice that** every American has been directly harmed by your unlawful occupancy of the Vice Presidency. By your unlawful actions, you have vacated your office which you have unlawfully held, therefore, you must immediately remove yourself from this office, pursuant to the referenced Sections 3 & 4 of the 14th Amendment. Your actions undermine the rule of law, erode trust in public institutions, and violate my right to a government that operates within the bounds of the Constitution. This harm includes, but is not limited to, misallocation of the public resources, the dilution of the legitimate exercise of political power, the breach of the social contract between the government and the people and your un-Constitutional actions by which, pursuant to your oath, you committed dereliction of duties, malfeasance in office, insurrection against the Constitution and treason the sovereignty of the people.

 **Notice of Liability**

**Please take notice that** all officers and trustees are required to take lawful measures to prevent maladministration and must adhere to all provisions of the Constitution while strictly observing the principles of fundamental law, even in times of crisis and emergency. The thwarting of your duty to correct these issues, will be considered a willful trespass with full knowledge, intent, and malice. However, despite the above-stated factual, lawful positions, your un-Constitutional actions, as described throughout this Notice, clearly demonstrate how you have violated all of the above lawful positions, the Constitutions, your oath of office, acted in maladministration against the public good by violating the public trust and committing sedition and insurrection. Pursuant to your unlawful and unconstitutional actions, you have invoked the self-executing Sections 3 & 4 of the 14th Amendment to the national Constitution, thereby have lawfully vacated your office and forfeited all benefits thereof, including salary and pension.

**Furthermore**, if you maintain a differing viewpoint and question the legitimacy of any of these statements, or you believe that you are above the law and do not need to strictly observe and adhere to the provisions of the Constitution, you must reply within ten (10) business days through a sworn affidavit under the pains and penalty of perjury. This reply should contain constitutional provisions that justify your authority to infringe upon the People's rights or to disregard our lawful directives. If you fail to specifically rebut, in kind, any of the charges, claims and positions set forth in this notice, then, you tacitly admit to them, and these admissions will be lawfully used against you.

I retain the right to resolve this matter through an arbitrator of my choosing, with the decision being binding. Furthermore, no court shall have the authority to rehear this matter; it shall stand as evidence, truth, and law in all courts of record.

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.

*18 U.S.C. § 249- Hate crime acts*

***(a)*** *IN GENERAL.-*

***(1)*** *OFFENSES INVOLVING ACTUAL OR PERCEIVED RACE, COLOR, RELIGION, OR NATIONAL ORIGIN.-Whoever, whether or not acting under color of law, willfully causes bodily injury to any person or, through the use of fire, a firearm, a dangerous weapon, or an explosive or incendiary device, attempts to cause bodily injury to any person, because of the actual or perceived race, color, religion, or national origin of any person-*

***(A)*** *shall be imprisoned not more than 10 years, fined in accordance with this title, or both; and*

***(B)*** *shall be imprisoned for any term of years or for life, fined in accordance with this title, or both, if-*

***(i)*** *death results from the offense; or*

***(ii)*** *the offense includes kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill.*

***(2)*** *OFFENSES INVOLVING ACTUAL OR PERCEIVED RELIGION, NATIONAL ORIGIN, GENDER, SEXUAL ORIENTATION, GENDER IDENTITY, OR DISABILITY.-*

***(A)*** *IN GENERAL.-Whoever, whether or not acting under color of law, in any circumstance described in subparagraph (B) or paragraph (3), willfully causes bodily injury to any person or, through the use of fire, a firearm, a dangerous weapon, or an explosive or incendiary device, attempts to cause bodily injury to any person, because of the actual or perceived religion, national origin, gender, sexual orientation, gender identity, or disability of any person-*

***(i)*** *shall be imprisoned not more than 10 years, fined in accordance with this title, or both; and****(ii)*** *shall be imprisoned for any term of years or for life, fined in accordance with this title, or both, if-****(I)*** *death results from the offense; or*

***(II)*** *the offense includes kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill.*

***(B)*** *CIRCUMSTANCES DESCRIBED.-For purposes of subparagraph (A), the circumstances described in this subparagraph are that-*

***(i)*** *the conduct described in subparagraph (A) occurs during the course of, or as the result of, the travel of the defendant or the victim-*

***(I)*** *across a State line or national border; or*

***(II)*** *using a channel, facility, or instrumentality of interstate or foreign commerce;*

***(ii)*** *the defendant uses a channel, facility, or instrumentality of interstate or foreign commerce in connection with the conduct described in subparagraph (A);*

***(iii)*** *in connection with the conduct described in subparagraph*

*(A), the defendant employs a firearm, dangerous weapon, explosive or incendiary device, or other weapon that has traveled in interstate or foreign commerce; or*

***(iv)*** *the conduct described in subparagraph (A)-****(I)*** *interferes with commercial or other economic activity in which the victim is engaged at the time of the conduct; or*

***(II)*** *otherwise affects interstate or foreign commerce.*