

**In the Seventy and Fourth General Assembly
Of
The State of Colorado**

To the Honorable General Assembly of the State of Colorado

**The humble petition of Dale J. Richardson and the inhabitants
of Colorado humbly sheweth**

**DSR KARIS NORTH CONSULTING INC.
Mechanical Engineering Technologist
Bachelor of Technology – Engineering & Applied Science Major**

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1. THE CONSTITUTION OF COLORADO ARTICLE IV § 1. EXECUTIVE DEPARTMENT Sec. 1. OFFICERS – TERMS OF OFFICE. (1)
The executive department shall include the governor, lieutenant governor, secretary of state, state treasurer, and attorney general, each of whom shall hold his office for the term of four years, commencing on the second Tuesday of January in the year 1967, and each fourth year thereafter. They shall perform such duties as are prescribed by this constitution or by law.
 2. THE CONSTITUTION OF COLORADO ARTICLE IV § 2. GOVERNOR SUPREME EXECUTIVE.
 3. The supreme executive power of the state shall be vested in the governor, who shall take care that the laws be faithfully executed.
 4. The Governor unlawfully and unconstitutionally exceeded his powers granted in Article IV § 2 of the Colorado Constitution with the Declaration of State of Emergency on March 10, 2020 for COVID-19 under the provisions of § 24-33.5-704 of the Colorado Government Code, when the COVID-19 pandemic response was implemented by criminally negligent engineering

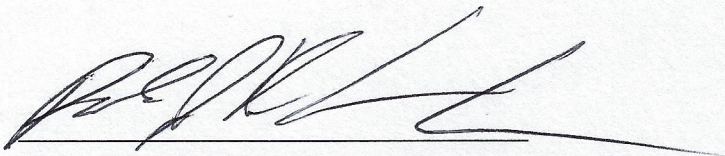
protocols and other crimes that preexisted the issuance of Declaration issued under the provisions of § 24-33.5-704 of the Colorado Government Code.

Prayer For Relief

WHEREFORE, the Petitioner and all undersigned demand the following relief and hereby instruct our public servants to discharge their duties as instructed by the People of Colorado.

5. To do an investigation to verify our claims that the Declaration of state of emergency under the provisions of § 24-33.5-704 of the Colorado Government Code unlawfully and unconstitutionally exceeded its power and all subsequent Executive Orders issued for COVID-19 exceeded in the same manner.


We the Petitioners and all undersigned respectfully submit this Petition on the 1st day of April in the year of our Lord two thousand and twenty four.

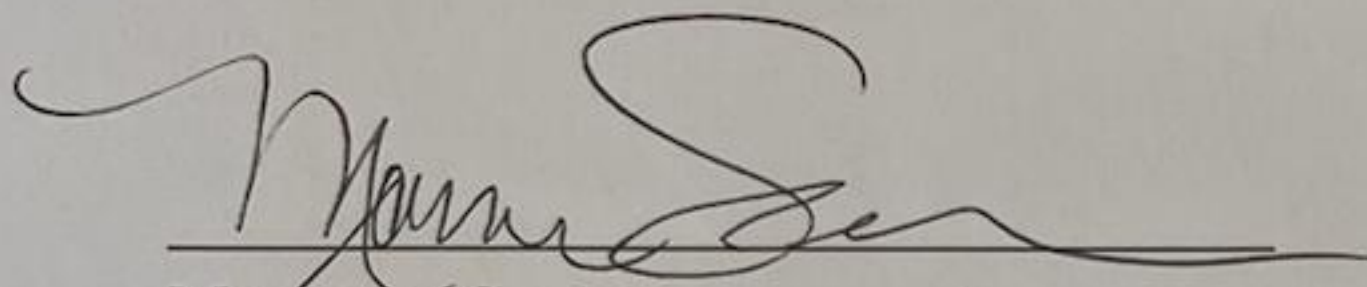


Dale J. Richardson

Kaysha Richardson
Kaysha Richardson


Tina Peters


John Sarina



Maureen Sarina

*Enclosed is a Brief and an Appendix of Evidence delineating the Facts
submitted to a Candid World.*