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July 4, 2021

REF: Educational Material
Notice to Agents Notice to Authority

To Whom It May Concern:

This letter is to provide the recipient with information in a sincere effort to distribute materials that may help with making choices. This packet is combined knowledge that you could find IF you chose to investigate and research.

As a part of this amazing community we cannot force someone to hear a message they are not ready to receive, but we must never underestimate the power of planting a seed. I was lead to do my part, in an effort, to stop potential collateral damage.

Compassion becomes real when we recognize our shared Humanity!

I have been following this chain of information since 2017 and then lead in faith to every topic that I was to investigate. My prayer is for each of you to realize that this educational information provided herein can be verified I am not what many would comfortably want to label me, as the popular phrase "Conspiracy Theorist". This is far from the truth. The fact is I love helping people and the faster we get educated the faster we can heal ourselves, our community and our country.

Knowledge is power as long as you do something with it!

Please do your own research:

Your choice, yours alone, your rights, your freedom, your liberties!

You get to live this life as you see best for you!

Contributing to our existence is something I am passionate about. I must do my part. I pray daily that "**All things hidden shall be revealed**". I find misinformation, false information, and unlawful information from officials that have our family, our friends, and our neighbors believing them. The very people that **serve us** have authority **OVER US, they don't!**

It has become very apparent that the **education** regarding the power of our rights given to us by God and protected under the U.S. Constitution should be referred to as **grossly negligent**.

Therefore, I have gathered and am providing information to help enhance the knowledge of as many persons as possible, within this community and around the country.

I personally feel an obligation through listening to my inner voice to assist with this "educational" material by contributing, with a sincere effort, to crack open a door, turning on a light to guide us all to question everything as it leads to truth. God comes First, You come second and U.S. Constitution comes third. Everything else falls below this line.

It is of the **utmost urgency** to provide this packet so that in **your position of agent/authority**, it is honorable to seek and to understand what is taking place around you. Selflessness, Humility and Truthfulness are the mark of Honorable men/women. One can not be complacent just accepting the status quo. Leadership is more than following a path, it's about finding the right and just path. Informing the community is paramount. Whether you have a position as a principle of a school, a member on the school board, the board at the hospital, a manager of any retail establishment, work for the city, owner of a business, regardless, this material will give you insight on what is happening and what we need to know.

Herein: **"Notice to agent is notice to authority."**

What is happening is likely to be the biggest crime committed against the world population.

Attached you will find more lawful and truthful information with suggestions on how to handle your business, your position, with actual laws that have been provided to me by Peggy Hall of www.thehealthyamerican.org. Peggy has worked tirelessly to provide this powerful information. If you choose to go to her website, you will find her videos very informative and based on law. Peggy is making a huge difference not only in Southern California but all around the country.

Peggy's information was compiled to better educate us on the laws of the U.S. Constitution and California Constitution. The California's or any states laws **can not** be in conflict with the Supreme laws of the land, which is the U.S. Constitution. (Attached)

My passion is to **help** educate but more importantly we must be the voice for our **CHILDREN**. I take seriously that we as parents and grandparents are the **voice** for the innocent, as they are voiceless. Our children **rely** on us making the best decisions for them and they deserve us to gather **knowledge**. We can not make good decisions without having peace within our souls that we are exhausting all resources to enhance our ability

to learn, to seek the truth. We are in a time when being more knowledgeable is crucial to life saving and life changing choices. This experimental vaccine is NOT designed for children and NO Vaccine can be mandated by anyone! **What about being part of an experiment is confusing?** Have you really thought about what that means?

There is a changing tide in America and we are on the brink of history in how we conduct ourselves. **We must ask questions! Question everything!**

Everyday we wake up and there is a new set of rules. It is a system designed to cause confusion to mislead our decision making capabilities. A single lie told is enough to create doubt in every truth expressed. Just because you are offended doesn't mean you are right!

We have grown up in a time that has been lead by the media outlets! We trusted the information that we were receiving. Systemically we let the convenience of the media/television tell us what we needed to know and it has not been necessarily truthful. There has been an agenda, as I unfolded patents that allow technology to program us through watching that screen. Yes, stay tune for the next program. Words and Symbolism is everywhere!

We need to educate ourselves and the most basic of facts have been so far removed from our knowing that the truth in itself causes cognitive dissonance in many. One example will be an attachment of the Rockefeller Lockstep Plan against humanity.

Here is where we start with the foundation to our country and us as Americans.....

The U.S. Constitution provides, **We the People**, the freedom, as it is a body of fundamental principles according to which a State is to be governed. It sets out how all the elements of government are organized and contains rules about what power is wielded, who wields it and over whom it is wielded in governing of a country. It can be seen as a kind of contract between those in power and those who are subjected to this power. It defines the rights and duties of citizens, and the mechanisms that keep those in check.

We the people are the rightful master of both the Congress and the courts, not to overthrow the Constitution but to overthrow the men who pervert the Constitution!
Abraham Lincoln

What is taking place in and around us in our country, in our state, in our communities is gross overreaching of our leaders with false, unauthorized mandates, requirements, demands that is violating our Constitution rights. Who among us was educated on our Constitution? Many have no idea of the "real" power of the people. Where there is no law there is complete freedom. The Constitution is the Supreme Law of the Land and thus takes priority over any conflicting state laws Remember ignorance of the laws are no excuse.

Section 98 - Therefore, **ANYONE**, who declare the suspension of the Constitution's guaranteed rights (**to freely travel, peacefully assemble, earn a living, worship, etc**) and or attempts to enforce such suspension within 50 independent/sovereign, continental United State of America is making war against our constitutional oath and **VIOLATION of their constitutional Oath** and thus independently **forfeit** their office and **authority** and their proclamations may be disregarded with impunity and that means anyone, even the President. **FACT!**

There are **NO MANDATES** that require you to **conform** for **ANY** reason. **FACT!**

Now we are being faced with a vaccine. There are recent concerns about a mandated vaccine. There are even persons being told they must take the vaccinated or loss their job.

NO STATE SHALL MAKE OR ENFORCE ANY LAW which shall **abridge** the privileges or immunities of citizens of the United State of American. (God given rights) **FACT!**

Example: **THE EUA – EMERGENCY USE AUTHORIZATION**

Clearly states **GETTING THESE VACCINES IS VOLUNTARY**
Dr. Amanda Cohn, the executive secretary for the CDC's advisory Committee on Immunization Practices, was asked if Covid-19 vaccination can be required, she responded that under an Emergency Use Authorization, vaccines are not allowed to be mandatory. FACT!

While this appears to be good news "regardless" the agencies (that took an oath to protect our rights) may make policy that doesn't make it law. Do your research **no one can require you or mandate you** to wear a mask or take a shot or comply. It is strictly your choice. It's called **informed consent. FACT!**

Do not let **your rights** be confused with these agencies that work to create policies. It's a fact that we were groomed through, **lack of education**, (it could only be intentional lack) as we trusted and respectfully allowed the government to make you "believe" you had/have to do what they tell you to do! This indoctrination has taken decades to procure. **FACT!**

Now we are being faced with a vaccine. There are recent concerns about a mandated vaccine. There are even persons being told they must take the vaccination or loss their job.

Americasfrontlinedoctors.org has all the information you need and more to know what is proper and lawful under these stressful circumstances. Dr. Simone Gold has rallied a group of amazing doctors and lawyers that will inform you of your rights in and out of the work place.

Many, many, **good, trusting**, people in our community have not been informed and were lead to believe that the vaccine is a requirement for freedom. Whether implied or it could have been out of fear or fear of job loss or a loss of life. This is an experimental injection that is not approved by the FDA and is strictly voluntary and can not be mandated under the EUA. An average survival rate is **99% and higher without the shot.** (See Nuremberg Code Attached) No one under 20 should even be allowed to take this experimental shot.

The truth doesn't cost anything but a lie could cost you EVERYTHING!

There is a legal term called Informed Consent. Below is the definition.

Definition of Informed Consent n.: agreement to do something, with a **full** understanding of all the **relevant facts**, including **risks**, and available alternatives. That full knowledge and understanding is the necessary factor in whether an individual can give informed consent. This type of consent applies to many situations in life, including making decisions about medical care. The law requires that a person can only legally consent to something to occur, or to perform some act, if that person has been informed of, and understands the facts of the situation. It is **ONLY** with a full comprehension of the risks and benefits of the decision, as well as an understanding of the possible alternatives, that any individual can consider whether an action would be in his/her best interest.

In a doctors' office, hospital, or other medical setting, healthcare providers are required to obtain informed medical consent before treating a patient and that includes being informed about a shot. Did you sign a release? Did you read the release? Did you understand the release?

The obtaining of **informed consent** is especially important in the medical field, as failing to receive such approval leaves medical professionals liable for injuries that may occur

Were you informed? Were you offered an alternative treatment? Did your employer give you a choice or were you required? Were you told that you would lose your job?

These questions are asked because this is about proper protocol. Did you know you were volunteering for an **experiment**? Do you know that in many cases volunteering for an experimental vaccine or testing voids life insurance polices?

The F.D.A. has never approved this experimental vaccine that many experts are calling an operational system. Do your own Research, as a truth seeker. Chipped?

Pink Floyd wrote a song "**MOTHER**". It was prompted by a question found **spray painted** on the Berlin wall...."Mother can I trust the government?" It is up to each of you to ask yourself that question.

We have been not been told the truth about **tobacco** – We have not been told the truth about **asbestos** – We have not been told the truth about **Mercury fillings**– We have not been told the truth about **Teflon** – We have not been told the truth about **Opnoids** – We have not been told the truth about **baby powder** – We have not been told the truth about deodorants with **Aluminum** — We have not been told the truth about **Lead Paint**– We have not been told the truth about our water and **toothpaste** with Fluoride – We have not been told the truth about **Saturated Fat** – We have not been told the truth about **Round Up weed killer** – We have not been told the truth about **GMO's** – We have not been told the truth about **STATIN** drugs and so much **more....**

We must especially beware of the small group of selfish men who would clip the wings of the American Eagle in order to feather their own nest.

Franklin D. Roosevelt

Be “yourself” enough to have an opinion, Be “Wise” enough to recognize a difference of opinion, Be “mature” enough to find a way for co-existence. Some people make a difference and some people make you different.

Difference of opinion leads to inquiry and inquiry to the TRUTH!

Thomas Jefferson

Suggested Material: Use **DUCKDUCKGO** as a browser when researching
(Google browser is censored)

Corona virus David E. Martin, PHD missing link (YouTube)
Dr. David E. Martin Clip01 Moderna (DailyMotion) –
International leader in intellectual property, with intensive
research on Covid -19.

**Nobel Prize Winner French Virologist Luc Montagnier who
discovered Aids – Research and Findings**

Dr. Simone Gold M.D., JD, FABEM worked on the front lines of
the corona virus pandemic. Author of the top-selling book
I Do Not Consent.

Dr. Reiner Fuellmich – Front man for a group of international
lawyers and experts who have began legal proceedings over the
CDC, WHO, Davos Group for Committing Crimes Against
Humanity.

Dr. Tenpenny, D.O. – One of the most knowledgeable and
outspoken physicians regarding the negative impact vaccines can

have on health. Dr. Tenpenny speaks the truth about this shot, it is not a vaccine. Vaccine by definition is specific with protocols and that does not qualify. This is an Experiment. does not qualify. Frazzledrip is Real.

Epoch Times – Truth and Tradition, Fact based, Unbiased, Accurate News. See and read for yourself.

Clay Clark – Out of Tulsa, Oklahoma – Says, “I have nothing to sell you, I WANT TO GET YOU THE TRUTH!”

Hillsdale College – Opened its doors in 1844 – Constitutional – Grateful to God for the inestimable blessing – It pursues the stated object of the founders.

And there are many, many, many, more!

Efforts and courage are not enough without purpose and direction. JFK

The Constitution is neither right nor left. It is the middle ground between tyranny and anarchy. Those who believe in the Constitution and have sought this knowledge have risen to set the course for a better tomorrow because without it the course could be a very dangerous destination of human repression by not only government, big tech and mainstream media. The past year has swept our country in a frenzy of fear, misinformation, suspicion, division and wholly not representing the spirit of America.

There can never be any justification for clamping down on medical research and the free and honest flow of medical discovery by those claiming to protect you. **Stopping information or censoring information should be your alarm clock.** This affects us all! Plain and simple - Not knowing information could change the course of your life.

My intent is to serve and hope that something herein will cause you to pause for a moment and **think about the possible alternative of not knowing** while wishing you could have made the difference. **You alone** can be the one that can make the difference for yourself, those you love and be a voice for the unknowing.

**Ask and you shall receive! Search and you shall find!
All things hidden shall be revealed!
God Speed!**

Respectfully Submitted,

A handwritten signature in black ink, appearing to read "A. D. S.", written in a cursive style.

Attachments of Educational Materials are as follows:

1. Can our Children Rely Upon you to protect them?
2. Protect your business U.S. Federal Laws, California State Laws, OSHA Regulation, Health Orders, Public Notice
3. Learn More About Your Rights!
4. Laws You Need to Know
5. Did you know?
6. Sample Letter
7. Oath of Allegiance in Personnel Files
8. Playbook Guidance vs Enforcing (unlawful)
- 9.. Legal Notice
10. Case and Point
11. Message from Robert F. Kennedy, Jr.
12. The Nuremberg Code
13. The Rockefeller Lockstep Plan 2010
14. When in Doubt Don't
15. My Sweet Willow - A Mother's Dedication to make a difference
16. Some Doctors Make It Clear
17. In Congress – July 4, 1776

**NEW INFORMATION IS COMING IN SO FAST
THAT I ENCOURAGE SO START YOUR OWN RESEARCH AND GET INVOLVED WITH
LIFE CHANGING FLOW OF INFORMATION.**

Educational Material

Can Our Children Rely
Upon You To Protect
Them?

Research Provided

Legal Eagle Dream Team Is Seeking Plaintiffs Today

Can Our Children Rely Upon You To Protect Them?

AFLDS Legal Eagle Dream Team is filing cases in court this week to prevent the FDA from issuing an EUA for the experimental COVID vaccine for 12-15 year old children, and **WE NEED PLAINTIFFS.**

The FDA intends to expand the Emergency Use Authorization (EUA) for Pfizer's COVID-19 vaccine to enroll adolescents, ages 12-15. Scientists around the world have noted extreme danger and believe **the danger is even greater for young people** due to their stronger immune systems. There are now over 4,100 deaths associated with the experimental COVID vaccine. By comparison, an experimental vaccine rollout in the USA in 1976 was permanently halted after just 25 deaths!

Critical testing and clinical trials were bypassed. The average length of time required to approve a vaccine is 10-15 years but now, barely six months in, the FDA is poised to test it on children and then request universal approval. **All while the numbers of deaths associated with the vaccines skyrocket.** Independent scientists from all over the world are protesting, but they are being ignored.

The lives of America's youth are now at grave risk over an experimental injection for a virus which is 99.97% survivable. Children are not affected by COVID, so why should they receive an experimental vaccine? Now our children are being pressured to take a needle in order to return to their old, normal lives (school, sports, friends).

Parents, teachers, doctors, and all others who can attest to harm, injury, or death from vaccines already administered will provide the evidence we need to **save our children from being injected with these dangerous and unnecessary biological agents.** We need each of you to serve as plaintiff as we prepare to file lawsuits immediately.

Patriotically yours,
America's Frontline Doctors
www.AFLDS.org

Educational Material

Protect your business

U.S. Federal Laws

California State Laws

OSHA Regulations

Health Orders

Public Notice

Research Provided

HOW TO PROTECT YOUR BUSINESS WHILE STAYING "OPEN FOR BUSINESS" LAWFULLY

You have the lawful right to conduct your business as you see fit, including not wearing masks, requiring distancing, taking temperatures, collecting names and phones numbers or restricting your operations as long as you are not in violation with established law.

- 1. Find a support group of people who can stand with you, such as www.thehealthyamerican.org or a business/industry association.**
- 2. Watch my online business seminar to understand your rights and the laws that protect them: <https://www.thehealthyamerican.org/business-webinar-replay>**
- 3. Print out the FEDERAL and STATE LAWS and place them in a binder with a big title on the spine and cover that states: "Federal and State Law Compliance". Keep this in a visible place at your business.**
- 4. Print out the OSHA Fact Sheet and put it in a binder with a big title on the spine that says, "OSHA COMPLIANCE". Keep this in a visible place.**
- 5. Print out the ILLNESS AND INJURY PREVENTION PLAN and put it in a binder with a big title that says, "ILLNESS AND INJURY PREVENTION PLAN." Keep this in a visible place at your business.**

6. Print out these LEGAL NOTICES for your business post them in a visible place both on your website and in your physical place of business:

A. Notice to Government Agents

B. Policy of Constitutional Civil Rights Compliance

C. Notice to Patrons

These notices will:

- protect you and your business
- educate government agents
- educate customers

7. Print out and place the attached CA COURT RULING on your front door, stating that the governor has no authority under the emergency services act to create law or assume a legislative function. Therefore any “mandates” to private businesses are null and void.

8. Read your lease contract to see if they require you to hold insurance against communicable diseases. Put a copy of your lease contract in your book of state and federal laws.

9. Read your insurance contract to see if you are liable for someone contracting an infectious disease. If not, you have no responsibility or liability in this area. Put a copy of your insurance contract in the book of state and federal laws.

10. Understand that no place of businesses can be liable for spreading an infectious disease. Only INDIVIDUALS are capable of spreading an infectious

disease. *See CA Health and Safety Code 1202090 HS*, which makes it a crime for a person to intentionally transmit an infectious disease. "A defendant is guilty of intentional transmission of an infectious or communicable disease if all of the following apply:

- (1) The Defendant knows that he or she or a third party is afflicted with an infectious or communicable disease;
- (2) The defendant acts with the specific intent to transmit or cause an afflicted third party to transmit that disease to another person;
- (3) The defendant or the third party transmits the infectious or communicable disease to the other person."

Thus, it is extremely unlikely and nearly impossible for your business establishment to be held liable for someone contracting an infectious or communicable disease on your premises.

11. Locate, read and understand the definition of "public nuisance" in your state, county or city. This is a common catch-all condition code enforcers try to use for violations. Code enforcers also might cite a violation of "general safety" or "unsafe workplace". This needs to be defined and reconciled before a judge.

12. When code enforcers come knocking, be polite, courteous and cordial, but firm. No one has the right to enter your business without a warrant. Say, "You're welcome to enter this business when you present a valid court order allowing you to do so." Don't be aggressive or belligerent. Don't give them any reason at all to consider you are not cooperating. Remember, the law is on your side. If they do persist or push their way in, call the Sheriff. If it is the Sheriff harassing you, state that you want your lawyer present.

13. Consider reaching out to code enforcers first. It is important to create allies. Here are the agencies you can call for information. Be friendly, not combative, and you can also be anonymous. Reach out to these agencies for an info call:

- OSHA
- Health Department
- Your professional licensing board
- Police or Sheriff in your jurisdiction

Ask questions such as:

"I'm just curious as to the enforcement of the governor's/county's/city's orders. What does that look like?"

"Can you help me understand the governor's / county's / city's orders?"

"What is the CODE OF LAW for requiring masks?"

"What is the CODE OF LAW for distancing?"

"What is the code of law that requires me to limit capacity / operate outdoors / not hold public gatherings (etc)?"

"Did the legislature pass a law I'm not aware of regarding this?"

"Is there a new regulation on the books for these measures? If so, can you tell me the regulation code?"

HINT: There is not statutory law for any of this nonsense. They will probably say, "It's the governor's orders," to which you can reply:

"Oh, good thing that no governor can make a law!"

"These are guidelines, then, and since guidelines are not enforceable by law, I'm wondering what your authority is to do so?"

"The governor's orders are in violation with many state and federal laws, so will you guarantee my protection against violation and prosecution of these other established laws you are asking me to break?"

"You are aware that you are coercing me to violate the law, and that is also a violation of the law, are you not?"

"Are you asking me to violate the laws of this state and of the United States?"

[Remember, you have that book of laws to refer to.]

These conversations can also EDUCATE code enforcers and law enforcement.

14. Consider filing an injunction against the governor, health officer, OSHA agents, law enforcement or other government employees or agents that are violating your civil rights and are infringing on your ability to conduct commerce, as protected by law.

17 KEY POINTS FOR BUSINESS OWNERS AND CUSTOMERS

© THE HEALTHY AMERICAN, Peggy Hall

1. There is no emergency by the legal definition of the word, so all emergency orders are null and void.
2. The violations that are often cited can only apply to the governor's authority, not to the business or customer.
3. There is no lawful ordinance regarding masks, distancing, limiting number of patrons, operating outside, etc. These are GUIDELINES, not laws, and therefore not enforceable by law.
4. No order or city ordinance is lawful if it violates the Constitution.
5. It is unlawful for any government to deprive you of your ability to work or run a business or earn a living. Thus, you never have to shut down your business or change its operations.
6. There is no legal requirement for you to adhere to any guidance of masks, distancing, operate outdoors, limit capacity, etc.
7. If you did deny entry to someone without a mask, then you WOULD be at risk of violating over 20 federal and state laws (see attached).
8. If you did require your employees to wear masks, you'd be violating the OSHA general rule. (see attached OSHA info)
9. You are not a licensed doctor and cannot give medical advice, such as covering your nose and mouth with a medical device. Surgical masks are defined as a medical device by the FDA.

10. You are not law enforcement and have no authority to enforce laws.
11. Any business policy (i.e., to require masks) cannot supersede federal and state civil rights laws, which allows patrons to enter your business without a mask.
12. Any harassment by "snitches" can be dealt with by reporting them (and the county or city that encourages the snitching) to the county Sheriff, the FBI and Homeland Security or harassment and intimidation. Put up signage as a warning.
13. Check your insurance to see if you are liable for people contracting a virus in your facility. If you are not -- then good news! "No liability, no responsibility!"
14. Have three or four boxes or containers of different masks with labels that say, "This mask does not protect against infectious disease," and if code enforcement comes around (or if you go to court) you can ask them which box of the ineffective masks you're supposed to enforce.
15. You can educate law enforcement by sharing the info regarding laws they "would" be asking you to violate by enforcing these unlawful edicts.
16. You can reach out to the health department frequently to ask questions and create allies.
17. Consider creating allies with your professional licensing board and OSHA so you can get insider information. Make some pre-emptive calls for info and "guidance".

U.S. FEDERAL LAWS

1. U.S. Constitution, 1st Amendment, Right to Assemble, Right to Freedom of Speech, Right to Religious Expression

Requiring someone to wear a mask as a condition to assemble in your place of public accommodation is an infringement of the right protected under the U.S. Constitution, the highest law of the land. No law is valid or lawful that violates the Constitution. No health order, emergency order, state of emergency, municipal ordinance, or store policy may suspend or violate the Constitution, period.

2. U.S. Constitution, 4th Amendment, Right to Privacy

Forcing a person to wear a mask without their consent is a violation of the 4th Amendment. Further, gathering vital statistics such as taking one's temperature is a violation person's right to privacy. Violation of this protection will result in your actions being report to the U.S. Department of Justice, which is required by law to investigate Civil Rights Violations. No law is valid or lawful that violates the Constitution. No health order, emergency order, state of emergency, municipal ordinance, or store policy may suspend or violate the Constitution, period.

3. U.S. Title 42, Civil Rights Act of 1964: Unlawful to Discriminate in place of Public Accommodations

<https://bit.ly/31WiR5Z>

Your business establishment is legally defined as a place of "public accommodation" and as such you may not prohibit entry by discriminating against someone for their medical condition, disability or religious views. If someone is unable or unwilling to wear a mask for one of those reasons you may not prohibit their entry, nor may you file a charge of trespassing because of their legally protected status. **Just as you would not be able to deny entry to someone based on their skin color, you may not deny entry to someone based on their bare face.** Having someone else shop for them, or requiring curbside delivery is NOT a reasonable accommodation, as it denies the "full enjoyment and equal access to facilities, services and accommodations," as REQUIRED BY LAW.

4. U.S. Title 42, Section 12101: Unlawful to Deny Entry to Persons with Disability or perceived medical condition (ADA)

Your business establishment is legally defined as a place of "public accommodation" and as such you may not prohibit entry by discriminating against someone for their medical condition or disability. If someone is unable or unwilling to wear a mask for one of those reasons you may not prohibit their entry, nor may you file a charge of trespassing because of their legally protected status. **Just as you would not be able to deny entry to someone in a wheelchair, you may not deny entry to someone not wearing a mask.** Having someone else shop for them, or requiring curbside delivery is NOT a reasonable accommodation, as it denies the "full enjoyment and equal access to facilities, services and accommodations," as REQUIRED BY LAW.

5. U.S. Americans with Disabilities Act (ADA Title III) Unlawful to Deny Entry to Persons with Disability or perceived medical condition in Public Accommodations

<https://www.ada.gov/cguide.htm#anchor62335>

Your business establishment is legally defined as a place of "public accommodation" and as such you may not prohibit entry by discriminating against someone for their medical condition or disability. If someone is unable or unwilling to wear a mask for one of those reasons you may not prohibit their entry, nor may you file a charge of trespassing because of their legally protected status. **Just as you would not be able to deny entry to someone in a wheelchair, you may not deny entry to someone not wearing a mask.** Having someone else shop for them, or requiring curbside delivery is NOT a reasonable accommodation, as it denies the "full enjoyment and equal access to facilities, services and accommodations," as REQUIRED BY LAW.

CALIFORNIA STATE LAWS

1. California Constitution, Article 1, Section 1

All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing and protecting property, and pursuing and obtaining safety, happiness and privacy. Therefore,

attempting to deny a customer from acquiring property by shopping at your business or to deny their access to services that they have the right to enjoy is unlawful and a violation of Constitutional liberties.

2. California Constitution, Article 1, Section 2

Every person may freely speak. A law may not restrain or abridge livery of speech. (Muzzling one's face with a muzzle does not allow for one to freely speak, and it abridges freedom of speech.) Therefore, denying entry due to a person not wearing a mask is a violation of the California Constitution,

3. California Constitution, Article 1, Section 4

Free exercise and enjoyment of religious expression without discrimination. If covering one's face intrudes on the religious expression of an individual, that right to religious expression may not be denied.

4. California Business and Professions Code 2052: Practicing medicine without a license

Requiring someone to wear a mask is a medical intervention. Unless you are a licensed medical professional, you have no authority to recommend such a practice. Further, a surgical mask is designated by the FDA as a "medical device". You have no legal authority responsibility or liability to require that of either your customers or your employees.

No "emergency order" supersedes established law. Any "health order" related to mask-wearing is unlawful and unenforceable by law.

5. California Penal Code 538(d) PC: Impersonating a peace officer

You are not a law enforcement officer and have no authority to enforce any law or order. Impersonating a law enforcement officer is a crime in this state under California

Penal Code 538(d) PC. This violation carries the penalty of one year in jail and a \$2,000 fine. You will be reported to authorities for this violation.

6. California Civil Code 51: Free and Equal Access to Public Accommodations

Your business establishment is legally defined as a place of “public accommodation” and as such you may not prohibit entry by discriminating against someone for their medical condition, disability or religious views. If someone is unable or unwilling to wear a mask for one of those reasons you may not prohibit their entry, nor may you file a charge of trespassing because of their legally protected status. **Just as you would not be able to deny entry to someone wearing a turban, you may not deny entry to someone not wearing a mask.** Having someone else shop for them, or requiring curbside delivery is NOT a reasonable accommodation, as it denies the “full enjoyment and equal access to facilities, services and accommodations,” as REQUIRED BY LAW.

A claim may be pursued through Department of Fair and Employment and Housing (DFEH) or a private lawsuit. If a business engages in a pattern or practice of discrimination, you can refer the matter to the Attorney General or to your local district or city attorney may bring an action to enjoin any violation of Civil Code section 54.1

7. California Civil Code 52.1: Tom Bane Act protects personal rights and carries \$25,000 fine for each violation

If any person interferes with threat, intimidation or coercion with the exercise of enjoyment of an individual’s rights secured by the Constitution of the United States or the Constitution of California, the Attorney General or any district attorney or city attorney may bring a civil action or injunction in order to protect the peaceable exercise or enjoyment of the rights secured. **A civil penalty of \$25,000 may be assessed against EACH PERSON VIOLATING THESE RIGHTS.** Further, an individual may also institute and prosecute a civil case for damages.

8. California Civil Code 54: Individuals with disabilities have the same rights as others

Individuals with disabilities or medical conditions have the same right as the general public to the full and free use of the streets, highways, sidewalks, walkways, public buildings, medical facilities, including hospitals, clinics, and physicians’ offices, public facilities, and other public places. **Just as you would not be able to deny entry to**

someone in a wheelchair, you may not deny entry to someone not wearing a mask. Having someone else shop for them, or requiring curbside delivery is NOT a reasonable accommodation, as it denies the "full enjoyment and equal access to facilities, services and accommodations," as REQUIRED BY LAW.

A claim may be pursued through DFEH, or a private lawsuit. The ADA also handles these complaints, and info may be gotten by calling (800) 514-0301.

9. California Civil Code 54.1: Disabled have full and equal access

Individuals with disabilities or medical conditions have the same right as the general public in attaining full and equal access to all public accommodations and their advantages, facilities and privileges to places of public accommodation, amusement or resort; and to other places to which the general public is invited, including public modes of transportation private schools, hotels, hospitals and public buildings, such as courthouses, government buildings. Aggrieved persons may recover up to three times the actual damages or a minimum of \$1,000, injunctive relief and reasonable attorney's fees

A claim may be pursued through DFEH, or a private lawsuit. The Attorney General, the Department of Rehabilitation, or the district city attorney may bring an action to enjoin any violation of Civil Code section 54.1

10. California Business and Professions Code 125.6: Prohibits a licensed business to deny service based on disability or religion

Any person who holds a license pursuant to the business and professions code is subject to disciplinary action if that person discriminates in, restricts the performance of, or refuses to perform the licensed activity because of a consumer's race, color, sex, religion, ancestry, disability, marital status or national origin.

11. California Business and Professions Code 23438: Prohibits discrimination by a private clubs and organizations

Private clubs and organizations holding liquor license may not discriminate against protected classes.

A claim may be filed with the California Department of Consumer Affairs, 401 R Street, Sacramento, CA 96814. (800) 952-5210. www.dca.ca.gov

12. California Penal Code 236 PC, False Imprisonment

Attempting to prevent someone's entry to this establishment or to restrict, detain or confine their movement without their consent constitutes FALSE IMPRISONMENT, which can be a felony, with the penalty of three years in jail. If you deny someone's entry to your place of public accommodation based on medical condition or religious beliefs, you are at risk for charged with false imprisonment.

13. Penal Code 415 PC: Disturbing the Peace

Any of the following persons shall be punished by imprisonment in the county jail for a period of not more than 90 days, a fine of not more than four hundred dollars (\$400), or both such imprisonment and fine:

- (1) Any person who unlawfully fights in a public place or challenges another person in a public place to fight.
- (2) Any person who maliciously and willfully disturbs another person by loud and unreasonable noise.
- (3) Any person who uses offensive words in a public place which are inherently likely to provoke an immediate violent reaction.

14. California Penal Code 240 PC: Assault

If you aggressively seek to harass or intimidate someone with the threat of violence, you could be in violation of CA PC 240, assault. An assault is an unlawful attempt, coupled with a present ability, to commit a violent injury on the person of another, even if no one is physically hurt by your behavior.

15. California Penal Code 185 PC: Unlawful to wear a mask in the commission of a public offense

It is unlawful to conceal your identity in the commission of any public offense (such as those listed in this document.)

NOTE: NO STORE POLICY MAY VIOLATE ESTABLISHED LAW

Just as your place of business may not institute "Fist-fight Fridays" or encourage customers to engage in pickpocketing or require someone to snort a line of cocaine as a condition of entry, your "store policy" may not violate the established laws set forth in this notice.

No claim of an "emergency" or "executive orders" or "health orders" or "city ordinances" excuses you from violating the laws set forth in this notice.

Further, as a place of public accommodation (even as a private business) you have extended an irrevocable license (privilege) to the public to enter your establishment and you may not deny entry based on race, religion, disability or other protected characteristics.

THUS: By denying entry to a customer who is not wearing a mask for either medical or religious reasons, YOU ARE IN VIOLATION of at least five federal laws and 15 California state laws, including:

US Constitution, 1st Amendment, 4th Amendment

US Title 42, US Title 52

California Constitution Article 1, sections 1, 2, 4

CPC 538(d)

BPC 2052

California Civil Code 51

Cal Civil Code 54

California Civil Code 54.1

CBP 125.6

CBP 23438

CPC 236

CPC 415

CPC 240

CPC 185

FACT SHEET

OSHA REGULATIONS, HEALTH ORDERS AND YOUR BUSINESS

OSHA can only issue a citation for a violation that is "on the books". That means a rule or regulation that has been passed through a lawmaking procedure.

FACT 1: There is no OSHA regulation "on the books" regarding masks, distancing or operating a business outdoors, or suspending the operation of a business. That means you as a business owner, employee or patron do not have to wear a mask or distance. Business owners do not have to abide by guidelines that are not enforceable by law.

FACT 2: Guidelines are not laws. Playbooks are not laws. Blueprints are not laws. The only thing that is a law is a law, that is codified (it has a number associated with it and it is compiled into the state statutes and codes) and that was passed lawfully in a lawmaking procedure.

FACT 3: Emergency health orders are not statutory law. They are intended for emergencies only. There is no emergency by the legal definition of an event that is "imminent" "proximate" "sudden" "unexpected" and has the "potential for great harm." Nothing in the current health situation falls under that definition.

FACT 4: Emergency health orders may only be issued during an emergency. Health orders are very limited in their scope and duration. There is no emergency and therefore these emergency orders are invalid and unlawful and will not stand up in a court of law.

FACT 5: Because there is no OSHA rule or regulation requiring the wearing of masks or practicing physical distancing for your employees, you cannot require your employees to wear masks, nor can you be cited for not doing so.

FACT 6: You cannot be cited by OSHA for not requiring masks or distancing because:

- (a) There are no OSHA regulations you are violating
- (b) You are not a medical doctor and therefore cannot dispense medical advice such as wearing a mask, which is defined as a medical device by the FDA
- (c) You are not law enforcement and have no legal authority to enforce law or guidelines (and guidelines are not enforceable by law).

FACT 7: There is no OSHA rule or regulation requiring you to serve your patrons outside and not inside. Therefore, you are not violating any regulation and you cannot be cited for fined for doing so.

FACT 8: OSHA regulations only apply to your workplace and employees, not your patrons.

FACT 9: If you were to require masks of your employees or patrons at the risk of denying them employment or entry to your business establishment, you would be violating several established laws:

- (a) Local, State and Federal anti-discrimination laws that require "free and equal access" to any business establishment of any kind (including private clubs)
- (b) Impersonating a law enforcement officer
- (c) Practicing medicine without a license
- (d) False imprisonment (by blocking access to a place of public accommodation)
- (e) Irrevocable license to enter your place of business during open hours
- (f) Providing false information or misleading information relating to biological hazards and to conduct hoaxes (Federal Law 18 USC §1038) This law is enforced by the FBI and Department of Homeland Security
- (g) Kidnapping (by moving patrons from one place to another under duress and without their consent) which is a felony and carries a prison sentence

FACT 10: Committing any of the above crimes while wearing a mask, which conceals your identity elevates the severity of the crime and its punishment from misdemeanor to felony and may increase prison time and fines.

FACT 11: MASK-WEARING VIOLATES THE OSHA "GENERAL RULE"

The OSHA General Rule states that an employer must maintain a workplace that is free of known safety hazards.

Mask wearing by employees violates the OSHA General Rule for these reasons:

- (A) **Wearing a mask reduces the oxygen in the immediate atmosphere** (around the nose and mouth of the person wearing the mask) below 19.5%, putting the person at IDLH -- immediate danger to life and health -- with irreversible adverse effects.
- (B) **Wearing a mask interferes with communication.** This is why the CA State Department of Health states that those with hearing loss are exempt from wearing a mask, and those who communicate with the hard of hearing should also remove the mask.
- (i) **Miscommunication could be deadly between employees.** An employee wearing a mask might not be clearly understood by another employee. For example, the mask-wearing employee might be shouting an alert or warning, but the other employee may not hear it because of the muffled voice. If there is a safety hazard and an employee could not be warned, the result could be fatal.
- (ii) **Miscommunication could be deadly between an employee and a patron.** An employee wearing a mask might not be clearly understood by a patron. For example, the mask-wearing employee might be explaining the spices in a certain dish and the patron could be allergic but not hear the ingredients clearly because of the muffled voice. If there is a communication barrier between the masked server and the patron, the result could be fatal.
- (C) **Wearing a mask presents a safety and fire hazard to the face.** An employee working over an open flame or where candles are present or other chemicals that could cause combustion are at an elevated risk for having their face catch on fire.
- (D) **Wearing a mask prevents a safety hazard to the employee** if the mask is caught in machinery or equipment.
- (E) **Wearing a face shield creates a safety hazard** for all of the same reasons listed in point 1-5, plus these additional safety hazards

(i) Face shields are not in compliance with OSHA Standard number 1926.102 for Eye and Face Protection.

(ii) Face shields create glare and blurriness for the wearer. Glare is one of the leading causes of cataracts, and cataracts are the leading cause of blindness.

(F) OSHA guidelines state that cloth face coverings are not considered "PPE" (personal protective equipment) and therefore they do not protect the wearer against any infectious disease, including COVID-19. <https://bit.ly/36duhU1>

(G) OSHA guidelines state: Face coverings do not protect the wearer and are not personal protective equipment (PPE)." <https://bit.ly/36duhU1>

(H) OSHA guidelines state: "Persons for whom wearing a face covering would create a risk to the person related to their work are exempt."
<https://www.osha.gov/Publications/OSHA3990.pdf>

THUS, requiring a mask of employees or patrons VIOLATES THE OSHA GENERAL RULE.

FACT 12: If you receive a visit from a health inspector or code enforcement officer, you have the right to ask for a warrant for that person to enter your premises.

FACT 13: If you are served with a violation, it is considered an administrative infraction and you have the right to go before an administrative judge or jury to have your case heard.

FACT 14: If you refuse to answer the violation, you may be at risk of having your license revoked – not because of not enforcing masks – but because you did not respond or appear to answer this claim.

FACT 15: Getting an administrative hearing or court date is a GOOD thing because you will be able to go before the officials and have this mask nonsense thrown out once for all – because there is no lawful law, regulation, order or ordinance you are violating.

FACT 16: You can protect the lawful integrity of your business AND avoid harassment from OSHA or Environmental health enforcers by preparing your own business notices and POST THESE IN A VISIBLE PLACE:

(A) NOTICE TO GOVERNMENT AGENTS: "Be advised that this is a private establishment. You need a warrant to lawfully enter this establishment. Any attempt to violate this will result in law enforcement being summoned."

(B) POLICY OF CONSTITUTIONAL COMPLIANCE: "As a place of public accommodation, this establishment is in compliance with the United States Constitution and the Bill of Rights and therefore upholds the inalienable rights of the people for free and equal access to all facilities, privileges, accommodations and services without discrimination of any kind, whatsoever."

(C) NOTICE TO PATRONS: Any person who harasses, intimidates, threatens or makes false accusations against this business, its owners, managers, employees and patrons, or who files a false claim or unfounded charges with a state or local agency regarding the lawful functioning of this business, as protected by local, state and federal laws, will be deemed a "direct threat" to the health and safety of this business and its owners, managers, employees and patrons, and as such will be banned from doing business with this establishment, and may be subject to a \$1,000,000 charge for violation of our store policies, and will be reported to local law enforcement, the FBI and Homeland Security for investigation, as fully allowed by law.

FACT 17: You can protect your business by preparing a written **ILLNESS AND INJURY PREVENTION PLAN** as required by OSHA (see sample document that you can edit to include your own business name.)

END

PUBLIC NOTICES

(You can modify as desired for your business)

NOTICE TO GOVERNMENT AGENTS: "Be advised that this is a private establishment. You need a warrant to lawfully enter this establishment, as required by law. No permission is granted to your entry to this business without written permission from a court of law to legally search this property. The Fourth Amendment of the U.S. Constitution states, "The right of the people to be secure in their persons, houses, papers and effects, against unreasonable searches and seizures, shall not be violated, and no Warrant shall issue, but upon probably cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized." Any violation of this law will result in law enforcement being summoned. Any evidence obtained through illegal searches is not admissible in a court of law.

POLICY OF CONSTITUTIONAL CIVIL RIGHTS COMPLIANCE : "As a place of public accommodation, this establishment is in compliance with the United States Constitution, the Bill of Rights, and all state and federal civil rights laws and therefore upholds the inalienable rights of the people for free and equal access to all facilities, privileges, accommodations and services without discrimination of any kind, whatsoever. The governor of this state has issued executive orders that apply to the executive branch of government, not private businesses or individuals living in this state. No governor may make a law, no mayor may make a law, and no health officer may make a law or issue orders that are in conflict with the U.S. Constitution and the Constitution of this state. Therefore, any emergency orders, county or city ordinances or department regulations related to masks, distancing or any infringements on the right to free assembly or free speech are null and void as they are in conflict with federal and state established laws. Section 242 of 18 U.S. Code provides the right of an individual to sue government employees and agents, including law enforcement, for civil rights violations. **The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.**

TITLE 18, U.S.C., SECTION 242

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 not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, 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, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

NOTICE TO PATRONS: Title VII of the U.S. Civil Rights Act protects against harassment in the workplace. Any person who harasses, intimidates, threatens or makes false accusations against this business, its owners, managers, employees and patrons, or who files a false claim or unfounded charges with a state or local agency regarding the lawful functioning of this business, as protected by local, state and federal laws, will be deemed a "direct threat" to the health and safety of this business and its owners, managers, employees and patrons, and as such will be banned from doing business with this establishment, and may be subject to a \$1,000,000 service charge from this business establishment for violation of our business policies, and will be reported to local law enforcement, the FBI and Homeland Security for investigation, as fully allowed by law.

Educational Material

**Learn More About
Your Rights!**

Research Provided

I want to help you stay in business and thrive

Dear Business Owner,

I want to give you money. I want to shop and enjoy your goods, services and products. I come in peace, to support you and help you understand the confusing and changing orders coming from the governor, the county, the city and health officers.

You have probably been told that you and your employees and your customers have to wear a mask, and if you don't, you are at risk of losing your professional license. You might also have been told that you will put others at risk, and you might not be able to keep your business open, if you don't "follow the rules."

- You are not at risk for losing your professional license if you, your employees or your customers don't wear a mask. There is no law that requires you to do so.
- You are not at risk for having your business shut down if you or your employees don't wear a mask, or if you sell to someone who is not wearing a mask. There is no law that requires you to do so.
- No governor has any authority to tell you to close your business. The shutdown orders are unlawful and illegitimate, because they are in conflict with other laws.
- The guidelines of the governor are just guidelines. They are not laws and they are not enforceable by law.

You only need to follow the law. And you should run your business the way you see fit.

Laws are the only thing that are enforceable.

These things are not laws: guidelines, rules, directions, directives, measures, orders, policies. Because they are not laws, you don't have to follow them.

Laws are passed by the legislative branch of the government, not the governor.

No governor can make a law.

No mayor can make a law.

No health officer can make a law.

No business owner can make a law.

Executive orders are not the same as the law. Executive orders only apply to members of the government, not to private businesses like yours.

Learn more about your rights as a business owner and how to defend them here:
www.TheHealthyAmerican.org

The governor cannot tell you who to sell to or not. The governor cannot shut down your business. And the health department and your licensing board cannot close your business or take your license without a hearing. You have every right to operate your business the way you want to.

You are not in any danger of losing your business permit or professional license if you sell to someone who is not wearing a mask, or you don't enforce distancing.

The opposite is true: you can get into trouble if you deny service to someone who is not wearing a mask, and if you restrict their free movement and right to assemble.

That is because every single person has the right to shop at your business, with or without a mask. According to law, your private business is a public accommodation, because you are engaged in selling to the public.

Contrary to the notion of "no shoes, no shirt, no service," that policy violated established law when you discriminate against someone for their appearance, their medical condition or their religion.

There is no law that requires a person to wear a mask. In fact, you don't have to wear a mask if you don't want to. There is no law of this market that requires you to wear a mask. The governor or health officer cannot require you to wear a mask. The governor cannot require you to enforce distancing, plexiglass, a reduction in patrons, or tell you that you have to serve indoors or outdoors. There is no authority for the health officer or governor to tell you how to operate your business, as long as you are not in violation of any actual regulations "on the books." And there is no regulation on the books regarding masks, distancing, or modifying your business operations.

And you cannot require anyone to wear a mask. You do not have the power or authority over another person to tell them to wear a mask, which covers their only two air passages for breathing. It is illegal to force someone to obstruct their breathing. That is a type of attempted suffocation, and it is illegal conduct, because it harms another person.

The only thing you have to follow are actual laws, and laws have a number or a "code of law" attached to them after they are passed by the legislature.

There are certain laws that control your conduct as a business owner,

As a business owner, you are required to follow the laws of the State of California and also the laws of the United States.

Here are some laws you are required to follow under the authority of the California State Codes, and the U.S. Constitution.

Learn more about your rights as a business owner and how to defend them here:
www.TheHealthyAmerican.org

Law #1: You cannot discriminate against or harass any individual. Even if you wear a mask, and even if you want the shopper to wear a mask, and even if you think it's a good idea for shoppers to wear a mask, the law states that you cannot refuse to serve a shopper without a mask. This law is called **California Civil Code 51** and it requires you to serve each person without discrimination, and you must do so in the same and equal manner. That means you cannot make them be separated from others, and you must serve them like anyone else, regardless of whether they are wearing a mask or not. **If you violate this law, it is a \$12,000 fine against you every time you violate the civil rights of another person, even if you do it without intending to.**

Law #2: The California Health Department states that some people are exempt from wearing a mask because it makes it too hard for them to breathe. That means they don't have to wear one. Some people also do not wear a mask because it goes against their religious belief, and they don't have to wear one. These laws are from **the U.S. Title II and Title III of the Civil Right Act of 1964 that protects people from discrimination.** You can get a fine for these violations.

Law #3: California Business and Professions Code § 16721 prohibits any person from being excluded from a business transaction on the basis of a policy expressed in any document or writing and imposed by a third party where that policy requires discrimination against that person. A violation of any provision of this section is a conspiracy against trade. You are discriminating if you deny service to someone who is not wearing a mask. Just like you could not deny service to someone in a wheelchair or if they are wearing a turban or if they don't speak English, you cannot deny service to someone who is not wearing a mask.

Law #4: By requiring masks, you are guilty of practicing medicine without a license, which is a violation of CA Penal Code § 2052, if you tell someone they have to wear a mask, which is defined by the FDA as a Class II medical device.

Law #5: By preventing someone's entry to your place of business, you are guilty of false imprisonment, Penal Code §236 PC. "The unlawful violation of the personal liberty of another," if you prevent a person from shopping at your stall.

Law #6: It is a crime to harass someone in the workplace. Title VII of the U.S. Civil Right Act of 1964 prohibits harassment in the workplace.

Learn more about your rights as a business owner and how to defend them here:
www.TheHealthyAmerican.org

A PRAYER FOR ACTIVISTS

O Lord, I long that people might hear the truth.

Give me assistance in reaching others,
with my heart uplifted for grace and wisdom.

Guide me to share my views with
fullness of truth,
clarity of thought,
proper expressions,
fervency and conviction,
guided by your wisdom and light.

Keep me conscious of my faults and flaws
Open my heart to hear the sorrows of others,
and shine your light of comfort and peace.
May no soul be lost to your love.

Strengthen me by your spirit

Stand between me and all strife
so I may speak fully and freely

and do this work you have called me to do.

Y PEGGY HALL - WWW.THEHEALTHYAMERICAN.ORG



LEGAL NOTICE



I HAVE THE LEGAL RIGHT TO ENTER, SHOP AND BE SERVED AT THIS
BUSINESS – AS PROTECTED BY LAW – WITHOUT COVERING MY FACE

1. This private business has a **LEGAL CLASSIFICATION** as a "public accommodation" according to federal law, Title III Reg 28 CFR §36.104. Your private business serves the public and therefore must abide by all state and federal laws. No business policy supersedes the law. No governor's order, health order, emergency or pandemic supersedes our Constitutionally-protected rights. This business is open to the public, and I am the public. Your denial of my service violates several federal laws.
2. Federal law 28 CFR §36.202 prohibits "denial of participation" from this business establishment. §36.202(c) states that unless I have been individually assessed as a "direct threat" you may not exclude me from the SAME and EQUAL services as others.
3. Denying my service or requiring me to be served outside or be limited to home delivery is a VIOLATION of Title II, III and VII of the U.S. Civil Right Act of 1964.
4. Title III, Sections §36.202(a)(b)(c) and §36.203(a)(b)(c) states that I shall not be denied the same PARTICIPATION and EQUAL ACCESS as everyone else. The law prohibits you from serving me separately or differently.
5. As such, this business is **PROHIBITED** from unlawful discrimination by denying the entry of any member of the public who is not disturbing the peace. To do so is a crime of FALSE IMPRISONMENT, and you will be held personally liable for this crime.
6. These premises are open to the public and thus any charge of "trespass" is a false accusation as I am complying with all lawful conditions allowing me to remain on these premises.

Learn about your rights at www.TheHealthyAmerican.org

DIRECT THREAT: Legal Definition

There is no evidence that I am a direct threat to the health and safety of your business.
According to Title III of the U.S. Civil Rights Act, § 36.208,

"In determining whether an individual poses a direct threat to the health and safety of others, a public accommodation must make an individualized assessment, based on reasonable judgement that relies on current medical knowledge or the best available objective evidence."

Absent a court-order of quarantine or isolation, there is no medical evidence that I am a threat to the healthy and safety of your business. Innocent until proven guilty in the USA. Therefore, my right to equal access to the goods, services, privileges and facilities of this establishment is guaranteed by Titles II, III and VII of the Civil Rights Act of 1964.

ARREST WARNING:

You are hereby notified that state and federal laws make it a crime to deny the Rights of an individual. You can be arrested for this crime and held personally liable for criminal and civil damages, including fines and jail time. That means you can be personally charged and arrested for this crime, regardless of what your manager, governor or health officer says. No law or store policy supersedes the Federal law.

Learn about your rights at www.TheHealthyAmerican.org



U.S. CIVIL RIGHTS PROTECTION



MY LEGAL RIGHT TO ENTER, SHOP AND BE SERVED AT THIS ESTABLISHMENT -- without covering my face or showing proof of vaccination -- IS PROTECTED BY STATE AND FEDERAL LAW

1. **This private business has a LEGAL CLASSIFICATION as a "public accommodation"** according to Title III Reg 28 CFR §36.104. Your private business serves the public and therefore must abide by all state and federal laws. No business policy supersedes the law. No governor's order, health order, emergency or pandemic supersedes Constitutionally-protected rights. This business is open to the public, and I am the public. Your denial of my service violates several federal laws.
2. **Federal law 28 CFR §36.202 prohibits "denial of participation"** from this business establishment. §36.202(c) states that unless I have been individually assessed as a "direct threat" you may not exclude me from the SAME and EQUAL services as others.
3. Denying my service or requiring me to be served outside or be limited to home delivery is a VIOLATION of Title II, III and VII of the U.S. Civil Rights Act of 1964.
4. **Title III, Sections §36.202(a)(b)(c) and §36.203(a)(b)(c)** states that I shall not be denied the same PARTICIPATION and EQUAL ACCESS as everyone else. The law prohibits you from serving me separately or differently.
5. **As such, this business is PROHIBITED from unlawful discrimination** by denying the entry of any member of the public who is not disturbing the peace. To do so is a crime of unlawful restraint and interfering with commerce and you will be held personally liable for this crime.
6. **These premises are open to the public and thus any charge of "trespass" is a false accusation as I am complying with all lawful conditions allowing me to remain on these premises and be served by this business without discrimination.** I do not need to disclose my condition to you.

Learn about your rights and how to defend them at www.TheHealthyAmerican.org

SHUTDOWNS ARE ILLEGAL

THERE IS NO LAWFUL AUTHORITY FOR ANY GOVERNOR, MAYOR OR HEALTH OFFICER TO ORDER YOU TO CLOSE YOUR BUSINESS DUE TO COVID

1. **There is no evidence of any emergency.** Therefore any emergency orders are null, void and unlawful and may be successfully challenged in court, and already have been.
2. **No governor or health officer has the authority to shut down your business** without due process of law. That means no Sheriff or health officer can close your business or revoke your license without a hearing. No emergency or pandemic suspends the law.
3. **You cannot lose your liquor license unless you serve alcohol to minors** or are convicted of a crime. You cannot lose your license for not wearing or requiring masks or distancing.
4. **There is no law or regulation** requiring you or prohibiting you from serving your patrons indoors or outdoors. **You do not have to limit the number of patrons you serve.**
5. **There is no lawful order** that requires you or your employees to wear masks, distance, or limit the number of patrons you serve. No emergency orders supersede your rights.
6. **You have the legal right to operate your business the way you want to.** No government agent has the authority to interfere in the legal operations of your business.
7. **Your business is your property, and the government ordering you to close or limit your operations is THEFT and DEPRIVATION OF RIGHTS, which is a felony. Title 18 §242**
8. **You are not licensed to dispense medical advice, and you may not require anyone to wear a mask or distance, nor may you deny their entry or restrict their movement, which is false imprisonment, the only crime related to masks or distancing you are at risk of violating.**

Learn more about your rights at www.TheHealthyAmerican.org

Educational Material

Laws You Need To Know

Research Provided

Notes for Monday, April 27, 2020

Laws that You Need to Know

U.S. Constitution:

Article One, Section 8, clause 8, To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries

Article One, Section 9, clause 2, which states that "The privilege of the writ of *habeas corpus* (a recourse in law challenging the reasons or conditions of a person's confinement) shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it."

The Sherman Act:

15 U.S. Code § 1: Trusts, etc., in restraint of trade illegal; penalty

Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal.

Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.

The Clayton Act:

15 U.S. Code §2 Monopolizing trade a felony; penalty: Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several States, or with foreign nations, shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$10,000,000 if a corporation, or, if any other person, \$350,000, or by imprisonment not exceeding three years, or by both said punishments, in the discretion of the court.

15 U.S. Code § 19 Interlocking directorates and officers:

(a)(1) No person shall, at the same time, serve as a director or officer in any two corporations (other than banks, banking associations, and trust companies) that are—

(A) engaged in whole or in part in commerce; and

(B) by virtue of their business and location of operation, competitors, so that the elimination of competition by agreement between them would constitute a violation of any of the antitrust law.

On April 25, 2003, the United States Department of Health and Human Services Centers for Disease Control and Prevention (hereinafter, "CDC") filed an application for a United States (Application Number US46592703P, subsequently issued as U.S. Patent 7,776,521) entitled "Coronavirus isolated from humans". Claim 3 –A method of detecting a severe acute respiratory syndrome-associated coronavirus (SARS-CoV) in a sample...; and, Claim 4 - A kit for detecting a severe acute respiratory syndrome-associated coronavirus (SARS-CoV) in a sample..., provided the CDC with a statutory market exclusion right the detection of and sampling for severe acute respiratory syndrome-associated coronavirus (SARS-CoV). Securing this right afforded the CDC exclusive right to research, commercially exploit, or block others from conducting activities involving SARS-CoV since 2003. On September 24,

2018, the CDC failed to pay the required maintenance fees on this patent and their rights expired with no notification issued by CDC alerting the private sector to this decision.

From April 2003 until September 2018, the CDC owned SARS-CoV, its ability to be detected and the ability to manufacture kits for its assessment. During this 15-year period, the effect of the grant of this right – ruled unconstitutional in 2013 by the United States Supreme Court in the case of *Association for Molecular Pathology et al. v. Myriad Genetics* – meant that the commercial exploitation of any research or commercial activity in the United States involving SARS-CoV would constitute an infringement of CDC's illegal patent.

It appears that, during the period of patent enforcement and after the Supreme Court ruling confirming that patents on genetic material was illegal, the CDC and National Institute of Allergy and Infectious Diseases led by Anthony Fauci (hereinafter "NIAID" and "Dr Fauci", respectively) entered into trade among States (including, but not limited to working with Ecohealth Alliance Inc.) and with foreign nations (specifically, the Wuhan Institute of Virology and the Chinese Academy of Sciences) through the 2014 *et seq* National Institutes of Health Grant R01AI110964 to exploit their patent rights.

It further appears that, during the period of patent enforcement and after the Supreme Court ruling confirming that patents on genetic material were illegal, the CDC and National Institute of Allergy and Infectious Diseases (hereinafter "NIAID") entered into trade among States (including, but not limited to working with University of North Carolina, Chapel Hill) and with foreign nations (specifically, the Wuhan Institute of Virology and the Chinese Academy of Sciences represented by Zheng-Li Shi) through U19AI109761 (Ralph S. Baric), U19AI107810 (Ralph S. Baric), and National Natural Science Foundation of China Award 81290341 (Zheng-Li Shi) *et al.* 2015-2016

It further appears that, during the period of patent enforcement and after the Supreme Court ruling confirming that patents on genetic material was illegal, the CDC and NIAID entered into trade among States (including, but not limited to working with University of North Carolina, Chapel Hill) and with foreign nations to conduct chimeric construction of novel coronavirus material with specific virulence properties prior to, during, and following the determination made by the National Institutes for Health in October 17, 2014 that this work was not sufficiently understood for its biosecurity and safety standards.

In this inquiry, it is presumed that the CDC and its associates were: a) fully aware of the work being performed using their patented technology; b) entered into explicit or implicit agreements including licensing, or other consideration; and, c) willfully engaged one or more foreign interests to carry forward the exploitation of their proprietary technology when the U.S. Supreme Court confirmed that such patents were illegal and when the National Institutes of Health issued a moratorium on such research.

Reportedly, in January 2018, the U.S. Embassy in China sent investigators to Wuhan Institute of Virology and found that, "During interactions with scientists at the WIV laboratory, they noted the new lab has a serious shortage of appropriately trained technicians and investigators needed to safely operate this high-containment laboratory." The *Washington Post* reported that this information was contained in a cable dated 19 January 2018. Over a year later, in June 2019, the CDC conducted an inspection of Fort Detrick's U.S. Army Medical Research Institute of Infectious Diseases (hereinafter "USAMRIID") and ordered it closed after alleging that their inspection found biosafety hazards. A report in the journal *Nature* in 2003 (423(6936): 103) reported cooperation between CDC and USAMRIID on coronavirus research followed by considerable subsequent collaboration. The CDC, for what appear to

be the same type of concern identified in Wuhan, elected to continue work with the Chinese government while closing the U.S. Army facility.

The CDC reported the first case of SARS-CoV like illness in the United States in January 2020 with the CDC's Epidemic Intelligence Service reporting 650 clinical cases and 210 tests. Given that the suspected pathogen was first implicated in official reports on December 31, 2019, one can only conclude that CDC: a) had the mechanism and wherewithal to conduct tests to confirm the existence of a "novel coronavirus"; or, b) did not have said mechanism and falsely reported the information in January. It tests credulity to suggest that the WHO or the CDC could manufacture and distribute tests for a "novel" pathogen when their own subsequent record on development and deployment of tests has been shown to be without reliability.

Around March 12, 2020, in an effort to enrich their own economic interests by way of securing additional funding from both Federal and Foundation actors, the CDC and NIAID's Dr Fauci elected to suspend testing and classify COVID-19 by capricious symptom presentation alone. Not surprisingly, this was necessitated by the apparent *fall in cases* that constituted Dr. Fauci's and others' criteria for depriving citizens of their 1st Amendment rights. At present, the standard according to the Council of State and Territorial Epidemiologists Interim-20-ID-01 for COVID-19 classification is:

In outpatient or telehealth settings at least two of the following symptoms: fever (measured or subjective), chills, rigors, myalgia, headache, sore throat, new olfactory and taste disorder(s)

OR

at least one of the following symptoms: cough, shortness of breath, or difficulty breathing OR Severe respiratory illness with at least one of the following:

- *Clinical or radiographic evidence of pneumonia, or*
- *Acute respiratory distress syndrome (ARDS).*

AND No alternative more likely diagnosis

Laboratory Criteria for Reporting

- *Detection of SARS-CoV-2 RNA in a clinical specimen using a molecular amplification detection test.*
- *Detection of specific antigen in a clinical specimen.*
- *Detection of specific antibody in serum, plasma, or whole blood indicative of a new or recent infection.* *serologic methods for diagnosis are currently being defined*

After inflicting grave harm to the citizens of the United States of America in economic hardships resulting from their allegation of an "epidemic" or "pandemic", the CDC and the NIAID set forth, and the President of the United States and various Governors in the respective States promulgated, standards for lifting conditions in violation of the 1st Amendment to the Constitution that serve exclusively to enrich them. Both the presence of a vaccine or treatment and, or, the development of testing – both that solely benefit the possible conspiring parties and their co-conspirators – are set as a condition for re-opening the country. This appears to be an unambiguous violation of the Sherman Act and, if so, should be prosecuted immediately to the full extent of the law.

The CDC and WHO elected to commit to a narrative of a novel coronavirus – exhibiting properties that were anticipated in the U.S. Patent 7,618,802 issued to the University of North Carolina Chapel Hill's Ralph Baric – and, in the absence of testing protocols, elected to insist that SARS-CoV-2 was the

pathogen responsible for conditions that were consistent with moderate to severe acute respiratory syndrome.

U.S. Constitution:

Article One, Section 8, clause 8, To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries

By Renewing their Illegal Patents on February 17, 2014 the CDC violated Article 1, Section 8, Clause 8 of the U.S. Constitution

By Renewing their Illegal Patents on February 17, 2014 the CDC willfully violated the law using tax payer funds in light of the Supreme Court ruling on June 13, 2013

Article One, Section 9, clause 2, which states that "The privilege of the writ of *habeas corpus* (a recourse in law challenging the reasons or conditions of a person's confinement) shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it."

On March 4, 2020, California Governor Gavin Newsome appears to have violated the law of the State of California by issuing Executive Order N-33-20 based on the "threat of COVID-19" with no evidence that such threat existed as confirmed by serology or confirmed immunologic evidence. The Government Code sections cited in the Order (Government Code sections 8567, 8627, and 8665) require that criteria be met which do not include the "threat" of any condition but evidence of said condition. At that time, neither the CDC nor the WHO had sufficient testing in place to: a) confirm and isolate "a novel coronavirus" from other coronaviruses; b) California did not have pathology data to suggest that an epidemic was imminent; and, c) the rest of the United States was equally incapable of making any such assessment as a result of the aforementioned conspiring parties actions. Governor Newsome's Executive Order, followed by numerous other similar orders, all are based on the threat of a thing that may or may not exist.

THERE IS NO CLINICAL DATA SHOWING THAT THE RESTRAINT OF HEALTHY INDIVIDUALS HAS ANY EMPIRICAL DATA SUPPORTING ITS USE. NO EVIDENCE SUPPORTING EMERGENCY DECLARATIONS HAVE BEEN OFFERED WITH THE EXCEPTION OF STATEMENTS MADE BY COLLUDING PARTIES SEEKING TO BENEFIT FROM VACCINATIONS, TESTING OR THE COMBINATION – NEITHER OF WHICH CAN BE REASONABLY EXPECTED GIVEN PATENTS GRANTED TO AND HELD BY COLLUDING PARTIES.

Sherman Act and Clayton Act violations receiving and directing funding only to those parties colluding around the infringement of the CDC's illegal patent.

- **CDC; NIAID; University of North Carolina, Chapel Hill; Wuhan Institute of Virology; National Institutes of Health; U.S. Department of Health and Human Services; President's Task Force; Governors except North Dakota, Nebraska, Arkansas, Utah, Wyoming, South Dakota, and Oklahoma**

Possible violation of 15 U.S. Code § 19

- **Dr. Fauci is on the Leadership Council of the Bill and Melinda Gates Global Vaccine Action Plan**
- **Leah Devlin, DDS, MPH CDC Foundation Board – UNC Chapel Hill**

Educational Material

Did you know?

Research Provided

I thought I'd pass along this very informative site for those that may not know what's all involve with this whole V word thing and the C *irus. Some of this is known among those of us that are paying attention, however there are MANY that do not know. Witness how many are STILL wearing the useless masks despite very nice warm weather that most of the country has now.

As before, use your own judgment in passing along this info on other social media sites. Their guns are ablazin' ready to shoot down anything that goes against their narrative, which IMO is total control of everything on their part and anything contrary to that is like showing Dracula the cross.

<https://nojabforme.info/>

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No Jab for me

Statements in this site are substantiated with facts that will stand in a court of law. Informed Consent requires a flow of information. Click on the hyperlinked sections to direct you to primary sources such as CDC, WHO, FDA documents. Anyone trying to take down this site will be named as codefendant in Nuremberg 2.0 for being an accomplice to crimes against humanity. That includes social media. Lawyers are standing by.

Updated May 10, 2021 - 6:19 pm PDT Page 1 of 16

Did you know?

1. The FDA did not approve Moderna or Pfizer mRNA gene therapeutics they dubbed "vaccines". It simply authorized them. Fauci confirms. 19 doctors warned the world of the dangers. AstraZeneca is being dropped by 24 countries. Johnson & Johnson, a Viral Vector(1) " injection" that was given Emergency Use Authorization on Feb. 27, 2021, was halted by several states due to the formation of blood clots. The CDC had confirmed. But distribution resumed after a 10 day pause. The CDC also confirms(2) the Pfizer & Moderna jabs are the deadliest of all "vaccines", also shown in a bar chart and a video with step-by-step navigation of the VAERS site.

Even the prestigious NIH confirms, unequivocally, that:

A. "Patient comprehension is a critical part of meeting medical ethics standards of informed consent in study designs"

and

B. "COVID-19 vaccines designed to elicit neutralising antibodies may sensitise vaccine recipients to more severe disease than if they were not vaccinated."

Screenshot

...but orders the media to remain silent.

Continuing with the disjointed narrative, the CDC states in one part:

"In public spaces, fully vaccinated people should continue to follow guidance to protect themselves and others, including wearing a well-fitted mask, physical distancing (at least 6 feet), avoiding crowds, avoiding poorly ventilated spaces, covering coughs and sneezes, washing hands often, and following any applicable workplace or school guidance. Fully vaccinated people should still watch for symptoms of COVID-19, especially following an exposure to someone with suspected or confirmed COVID-19."

And in the same page (no less), adds:

"Currently authorized vaccines in the United States are highly effective at protecting vaccinated people against symptomatic and severe COVID-19."

2. The clinical trials will be completed in 2023, there are 12 vaccine companies ramping up their marketing. Critical information for women on post-vaccination reproductive symptoms is emerging

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For clarification purposes in this article, given that the virus has not been isolated and that the symptoms mimic the flu, Covid19 is considered an influenza variant. And, yes, people can die of influenza or the common cold. In fact, lungs of influenza patients can be more damaged than those of Covid patients. And blood clotting is also common in flu patients

Some will argue that SARS-CoV-2 was developed in a Gain-of-Function lab. That is moot. The primary consideration is whether an experimental injection is warranted for a disease with a 99.9% survival rate. I am for tried, true and tested (safe) vaccines. I am NOT for experimental gene therapeutics backed by disastrous animal studies, used on humans for the first time in history. The Israeli People Committee said of the Pfizer shot: There has never been a vaccine that has harmed as many people

3. The FDA & CDC have not revealed to the public over 20 adverse effects, including Death, related to Covid19 injections, which were discussed in an October 2020 meeting, see pg. 16 of document. 3,837 deaths from Covid19 injections are reported by the National Vaccine Information Center as at 4/30/2021, and one-third of the deaths occurred within 48 hours. 5 prominent doctors discuss how the Covid jab is a bioweapon

4. The mRNA jab delivers a synthetic, inorganic molecule (medical device) that programs your cells to synthesize pathogens in the form of the spike protein that your immune system will constantly have to fight off for the rest of your life, according to experts such as Molecular Biologist & Immunologist, Professor Dolores Cahill. She explains. Fauci confirms. Dr. Lee Merritt reconfirms.

Others call it Information Therapy that hacks the software of life, according to Moderna's [Mode RNA] chief scientist. You essentially become a GMO. Dr. Sherri Tenpenny mapped eight mechanisms that can result in death by a Covid jab

5. The mRNA jab does not prevent you from contracting Covid19 or from transmitting it. Dr. Steve Hotze elaborates. Fauci confirms. The CDC graph underscores that reality, proving these injections are ineffective and injection passports are totally useless.

In the US, 95 million people have been subjected to injections as at 4/26/21, of which 9,245 have contracted Covid post-vaccination, resulting in 132 deaths. Also, an imperfect "vaccination" can enhance the transmission of highly virulent pathogens, according to this NCGI article. A study on mice concludes that the spike protein from a "vaccination" can cause lung damage

Did you also know?

6. The CDC inflated the death rate for Covid19 - that was not isolated - by instructing medical practitioners in its March 24, 2020 directive to ascribe the cause of death as Covid19 for all deaths, irrespective if patients were tested positive for Covid19 or if they had other comorbidities, on the mere assumption they could have been infected, so as to ramp up the fear. Here is the document. Doctors have publicly stated they are being pressured to mark Covid19 on death certificates. Here is a list:

Dr. Dan Erickson

Dr. Scott Jensen

Infectious Disease Director Kris Ehresmann

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This misstep by the CDC contravenes Federal Regulations, according to IPAK. Each Federal agency is required to submit a formal change proposal to the Federal Register followed by a 60-day public comment and peer-review process before the changes can be made.

The fact is that 60,000 Americans have been dying weekly, consistently, before and after the covid scare - more data - while deaths by influenza and other diseases have plummeted

7. The CDC later admitted that 94% of deaths had underlying conditions. That means that of the 527,000 deaths attributed to the influenza variant masked as SARS-CoV-2 only 6% were actually caused directly by Covid19, or 31,620. That brings the true case fatality rate to 0.12% out of the 27 million cases

8. The survival rate for Covid19 is, therefore, roughly 99.9%. When using the state population as the denominator, the death rate is even lower, ranging from 36 to 247 deaths per 100,000. As at March 19, 2021, even with the doctored numbers and faulty tests, the CDC arrived at the following survival rates:

Ages 0-17 99.998%

Ages 18-49 99.95%

Ages 50-64 99.4%

Ages 65+ 91%

9. The CDC lumped pneumonia, influenza, and Covid19 into a new epidemic it called PIC in order to inflate Covid19 deaths. The CDC stats for week of July 3, 2020 confirm that pneumonia and influenza combine with Covid to inflate the death rate. The Feb. 5, 2021 report does the same. The obfuscation is underscored in the search results page, where only "(P&I)" is mentioned, but PIC graphs appear upon clicking the links. Deaths by influenza have dropped from 61,000 in 2018 to 22,000 in 2020, while medical malpractice is the third leading cause of deaths in the US

10. Hospitals are paid \$13,000 for every Covid19 admission, and \$39,000 for every patient that is put on a ventilator, on average. More proof doctors and nurses have orders to place on ventilators patients who tested negative, effectively killing them

Are you aware that...

11. The PCR tests do not detect SARS-CoV-2 particles, but particles from any number of viruses you might have contracted in the past, and that a lawsuit for crimes against humanity is being launched by a German attorney for this fraud. Even Fauci admits PCR tests don't work. The WHO backs him up. In this CDC document, testing guidelines state that false negatives and positives are possible - page 39. The PCR test cannot rule out diseases caused by other bacterial or viral pathogens - page 40.

But most importantly, on page 42, SARS-CoV-2 was never isolated in the first instance: "Since no quantified virus isolates of the 2019-nCoV were available for CDC use at the

time the test was developed and this study conducted, assays designed for detection of the 2019-nCoV RNA were tested with characterized stocks of in vitro transcribed full length RNA".

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Neither the CDC can provide samples of SARS-CoV-2, nor can Stanford and Cornell labs, and in a CNN interview Fauci said he was not getting tested and there is no need to test asymptomatic people. He reiterates that asymptomatic people have never been the driving force of a pandemic. Again, the WHO backs him up.

The CDC has played dumb about the high 37 to 40 cycle thresholds used for COVID PCR testing yielding 85-90% false positives. But, now, it readily accepts the lower threshold of 28 cycles for post-vaccine testing

12. There are class action lawsuits in the works, naming Anthony Fauci as defendant, amongst others. Here's a partial list :

- a lawsuit against the CDC was filed for illegally withholding information under FOIA
- the WHO, along with government officials and PCR test manufacturers are being sued by German lawyer, Dr. Reiner Fuellmich. Here is an update, and how to participate in this class action suit
- nurses are suing a hospital CEO for Fabricated COVID-19 Tests
- California teachers are suing for being pressured to get an experimental vaccine, the press release
- the Government of Norway is facing a crimes against humanity lawsuit
- the UK Government will be facing a lawsuit for crimes against humanity
- Israelis are launching a crimes against humanity lawsuit against their own Government
- the Government of British Columbia is being sued by the Canadian Society for the Advancement of Science in Public Policy
- the Canadian Government is facing a legal battle from the best Constitutional attorney, Rocco Galati, who wants to see Bill Gates jailed
- Florida is suing the Federal Government and the CDC

- doctors plead guilty to biotest fraud
- Human Rights attorney, Leigh Dundas, is going after California for trying to vaccinate children without parental consent. And just like that she forced Orange County to back down from vaccine passports
- a British law firm is fighting against 'No Jab, No Pay, No Job'
- Canadian Police Officers are taking the Ontario Government to Court
- New Zealand is facing a legal challenge on the admissibility of injections
- All members of the European Parliament have been served with a notice of liability. Part of the notice reads:

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"Furthermore, you may be held personally responsible for supporting **CRIMES AGAINST HUMANITY**, defined as acts that are purposely committed as part of a widespread or systematic policy, directed against civilians, committed in furtherance of state policy."

And we're just getting warmed up. If Israeli citizens have brought their government to the International Criminal Court for Crimes Against Humanity, alleging they are being coerced into taking an inadequately tested, experimental COVID injection by Pfizer, in contravention of the Nuremberg Code, then the citizens of any state (West Virginia comes to mind where young people are bribed with \$100 to take the jab) have that same right and obligation

13. Therapeutics and prophylactics for coronaviruses, like Hydroxychloroquine, have been approved in WHO, CDC and NIH websites.

But, suddenly in 2020 they were banned. Why? Because, according to FDA rules only when there are no alternative therapeutics can untested vaccines be cleared for Emergency Use Authorization. In 2020, the Canadian company, Apotex, was giving HCQ away. Even after the American Journal of Medicine approved the use of HCQ for Outpatients, HCQ is nowhere to be found in the US. Now, doctors are pleading that Ivermectin be used as a safe therapeutic. Here are the graphic results in India

Doctors in India and the UK speak out. Costa Rica uses HCQ extensively, while Novartis donates it to Mexico. In India doctors are prescribing Ziverdo kits

14. Front Line Doctors who try to explain the benefits of proven therapeutics are being silenced, and some have had their license suspended. A concise summary by Dr. Simone

Gold, who is also an attorney and founder of America's Front Line Doctors, is a must watch.

As well, the British Medical Journal has broken rank and is citing corruption and suppression of science. The World Doctors Alliance joins the resistance. In Australia, the Covid Medical Network represents senior medical professionals going up against the establishment

15. Fauci and the CDC have flip-flopped on masks, contaminated surfaces, asymptomatic spread, testing, and have only recently acknowledged that herd immunity is achieved when antibodies are spread by those who beat the disease (the 99.9%), but still recommend social distancing, only now from 6 feet to 3 feet, resulting in this lockdown map; while the UK is now promoting a 3rd jab and annual booster shots for those over 50.

Yet again, in a furtive attempt to induce fear, on May 7/21, the CDC revised its criteria of how this airborne virus is transmitted

Speaking of herd immunity, the WHO changed its June 7, 2020 definition from:

"Herd immunity is the indirect protection from an infectious disease that happens when a population is immune either through vaccination or immunity developed through previous infection"

to:

"Herd immunity, also known as 'population immunity', is a concept used for vaccination, in which a population can be protected from a certain virus if a threshold of vaccination is reached. Herd immunity is achieved by protecting people from a virus, not by exposing them to it" in Nov. 13, 2020.

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But, it again reversed its position in Dec. 2020, with this inane statement:

"Vaccines train our immune systems to create proteins that fight disease, known as 'antibodies', just as would happen when we are exposed to a disease, but – crucially – vaccines work without making us sick. Vaccinated people are protected from getting the disease in question and passing on the pathogen, breaking any chains of transmission"(4).

And they keep moving the goal posts. Pfizer trials warned men to stay away from pregnant women... but now the CDC is pushing pregnant women to take an experimental biological agent without a second thought. Conscientious doctors do not allow vaccinated people in their offices in order to protect their female staff members

... and that

16. Injuries and deaths by mRNA jabs keep rising. VAERS reports 16,014 serious injuries as at 4/30/21. In the first quarter of 2021 there has been a 6000% increase in deaths by injections from the same period a year ago. Graphically, the jab looks more like a stiff upper cut, to quote attorney Rocco Galati. And that's if, according to a Harvard Study, only 1% of vaccine related events are being reported

17. The CDC at one time recommended DDT for in home use, and used the same fear tactics to sell vaccines for H1N1 in 2009, and for the Swine Flu in 1976

18. Documents prove that the media was to be the key player in creating the hype leading up to the promotion of vaccines, that a VACCINATE WITH CONFIDENCE paper by the CDC exists, along with its British equivalent, and that lifting lockdowns - on condition of vaccination - is used as a carrot to get people to accept the jab

19. Politicians are caught on camera talking about the theater of wearing masks, and the NCBI, a division of the NIH, published a paper on the dangers of masks while exercising. Even the CDC warns of the dangers of masks, as do these studies on Mask Induced Exhaustion Syndrome MIES

20. The CDC owns the patent for the coronavirus that is transmitted to humans; also, a patent for a System & Method to test for Covid19 filed in 2015, corroborated here, and Covid19 test kits were being shipped around the world in 2018

... or that

21. The Covid19 INJECTION was developed in just a few hours

22. Vaccine companies cannot be sued for injuries

23. Bill Gates, who invested \$10 Billion into vaccines, boasts of how he injects kids with genetically modified organisms, and can't wait for the next pandemic to hit

24. Bill Gates is on record pushing for vaccine passports. Parenthetically, various domain names for "vaccinepassport" were filed in 2016 by an entity in Milan, Italy, and that there are people who cannot take vaccines because of medical contraindications. A vaccine passport would discriminate against these people as they attempt to go about their lives, in violation of The Americans with Disabilities Act of 1990 (42 U.S.C. Section 12101)

25. Bill Gates is on record pushing for the right injections to lower the world population by 10% to 15%, and a call has been made for his arrest and trial at the International Criminal Court

Finally, did you know?

26. Covid variant injections are to be marketed without safety trials, Fauci confirmed it, and that antibodies/antigens to SARS-CoV-2 are found in saliva, making the use of masks counterproductive in achieving herd immunity

27. The CDC, that props itself up with statements like:

"The Centers for Disease Control and Prevention (CDC) is the agency Americans trust with their lives. As a global leader in public health, CDC is the nation's premier health promotion, prevention, and preparedness agency. Whether we are protecting the American people from public health threats, researching emerging diseases, or mobilizing public health programs with our domestic and international partners, we rely on our employees to make a real difference in the health and well-being of people here and around the world."

buys and resells injections at a markup, about \$4.6 Billion worth every year, and owns over 20 vaccine patents - according to Robert F. Kennedy Jr. and is listed on Dun & Bradstreet. Fauci personally owns 1000 patents

28. The consent forms in hospitals disguise vaccines as "biogenics", and blood brokers have paid up to \$1,000 for blood samples of recovered Covid19 people

29. It's against the Nuremberg code to force vaccinations on a person, and informed consent overrides public policy. Federal law prohibits employers and others from using vaccines under EUA as a condition of employment. A Nevada attorney is ready to do battle. Each state has its own unique provisions for refusing a vaccine on medical, religious or philosophical grounds

30. Donald Trump glories in the fact that he pushed Warp Speed and urges his supporters to take the jab, while Biden gloats that he ordered 100 million doses. Same dung different odor

... or that

31. Time, again and again the WHO has discouraged the wearing of masks by healthy individuals, let alone children

32. Several "simulations" of a pandemic were held in:

- May 2018 Clade X by Johns Hopkins University

- September 2019. The WHO's Global Preparedness Monitoring Board (in another supposed simulation) included as one of its progress indicators the release of two lethal pathogens by September 2020. See pg 39

- 2018. Bill Gates' INSTITUTE FOR DISEASE MODELING released a video modeling a pandemic starting at Wuhan, China

- October 2019. The Liar, Bill Gates, sponsored a Global Pandemic Exercise Event 201, video. Fauci, of course, sits in the Leadership Council of the Bill & Melinda Gates Foundation, which has contributed over \$3.5 million to Fauci's NIH

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33. The Pfizer, Moderna and J&J jabs were developed using fetal cell lines, that is, cells grown in labs originally obtained from aborted fetuses decades ago. The argument used by pro-vaxxers is that these are not the original cells, but descendants or duplicates of the originals. The medical term varies depending on the aborted fetus' number and organ . You have a right to decline any vaccine that was developed with or contains fetal cell lines, based on your religious or philosophical beliefs.

34. Lockdowns have had no effect on the death rate. Here's another report. And here we can see how Covid won't breach Michigan's southern border

35. On March 2020, the British Government discussed tactics it would use to ensure citizens complied with the loss of their rights and freedoms and these have included –

Using media to increase the sense of personal threat

Using media to increase the sense of responsibility to others

Using and promoting social approval for desired behaviors

Using social disapproval for those who do not comply

Here is the document, and the woman the NHS once hired to fiddle with the death numbers. Not to be outdone, Trudeau boasts how much he pays the media to sell his propoganda that presciently reported in April, 2021 a 4th wave, while the German Minister of Interior pressured epidemiologists to create the fear that would necessitate lockdowns

Legal implications

Educational Material

Sample Letter

**Covid -19 Compulsory
Vaccination Requirement
Violation of Federal Laws**

Research Provided

Date: April 12, 2021

To: Whom It May Concern:

Re: Covid-19 Experimental Vaccine Candidates

Any compulsory Covid-19 vaccination requirement is a violation of federal law. I urge you to advise all students that they have the right to refuse or to take any COVID-19 vaccine. Any other action is contrary to federal law.

Covid-19 Vaccines are Experimental.

Covid-19 vaccines are not approved by the FDA. The Covid-19 vaccines are only approved under an Emergency Use Authorization, for investigational use only.¹ Covid-19 vaccines lack requisite studies and are not approved medical treatment. The FDA's guidance on emergency use authorization of medical products requires the FDA to "ensure that recipients are informed to the extent practicable given the applicable circumstances ... That they have the option to accept or refuse the EUA product ..."²

Title 21, Section 360bbb-3 of the Federal Food, Drug, and Cosmetic Act (the "FD&C Act") vests the Secretary of Health and Human Services with the permissive authority to grant Emergency Use Authorizations ("EUAs") providing that appropriate conditions designed to ensure that individuals to whom the product is administered are informed:

1. that the Secretary has authorized the emergency use of the product;
2. of the significant known and potential benefits and risks of such use, and of the extent to which such benefits and risks are unknown; and
3. of the option to accept or refuse administration of the product, of the consequences, if any, of refusing administration of the product, and of the alternatives to the product that are available and of their benefits and risks.¹

The right to avoid the imposition of human experimentation is fundamental, rooted in the Nuremberg Code of 1947, has been ratified by the 1964 Declaration of Helsinki, and further codified in the United States Code of Federal Regulations. In addition to the United States regarding itself as bound by these provisions, these principles were adopted by the FDA in its regulations requiring the informed consent of human subjects for medical research. It is unlawful to conduct medical research, even in the case of an emergency, unless steps are taken to secure informed consent of all participants.³

The following Emergency Use Authorizations have been issued for Covid-19 vaccinations:

12/11/20 Moderna - FDA issued an EUA for emergency use of the Moderna mRNA COVID-19 vaccine for recipients 16 years of age or older.

12/18/20 Pfizer/BioNTech - FDA issued an EUA for emergency use of the Pfizer/BioNTech mRNA vaccine for recipients 18 years of age or older.

2/27/21 Johnson & Johnson - FDA issued an EUA for emergency use of the Johnson & Johnson COVID-19 vaccine (aka Janssen vaccine) for recipients 18 years of age or older.

Each of the above EUAs was issued in conjunction with a similar Fact Sheet from the FDA. For example, the Janssen fact-sheet contains the following notice:

“INFORMATION TO PROVIDE TO VACCINE RECIPIENTS/CAREGIVERS”

As the vaccination provider, you must communicate to the recipient or their caregiver, information consistent with the “Fact Sheet for Recipients and Caregivers” (and provide a copy or direct the individual to the website to obtain the Fact Sheet) prior to the individual receiving the Janssen Covid-19 Vaccine, including:

- FDA has authorized the emergency use of the Janssen Covid-19 Vaccine, which is not an FDA approved vaccine.
- *The recipient or their caregiver has the option to accept or refuse the Janssen COVID-19 Vaccine.*
- The significant known and potential risks and benefits of the Janssen Covid-19 Vaccine, and the extent to which such risks and benefits are unknown.⁴

Clearly, any attempt to force anyone to take a Covid-19 vaccine is a violation of federal law and the conditions under which the Covid-19 vaccine has been authorized for use. The law is clear, experimental medical treatment cannot be mandated.

Businesses are not shielded from liability with experimental agents.

Under the 2005 PREP Act enacted by Congress, pharmaceutical companies that manufacture EUA vaccines are shielded from liability related to injuries and damages caused by their experimental agents. However, any employer, public school, or any other *entity or person* who mandates experimental vaccines on any human being is not protected from liability for any resulting harm. While vaccine manufacturers may be shielded from liability, your institution is not protected, and neither are you.⁵

You are hereby on notice that if you illegally or irresponsibly mandate EUA medical therapies on students, such as the experimental Covid-19 vaccine candidates, I may

have no choice but to take legal action, and you may be personally liable for resulting harm.

I urge your institution to comply with the FD&C Act and the terms of the EUA and its accompanying Fact Sheet, and to advise all employees of their right to accept *or refuse* any Covid-19 vaccine. Any other course of action is contrary to federal law.

Thank you for your time and for protecting the best interest of your students.

Sincerely,

Sign Name Here

¹ <https://ca.childrenshealthdefense.org/wp-content/uploads/CDE-Superintendent-Letter0from-Childrens-Health-Defense-California-Chapter.pdf>

² <https://www.fda.gov/media/97321/download>

³ 21 CFR § 50.24

⁴ www.janssencovid19vaccine.com

⁵ <https://childrenshealthdefense.org/defender/under-federal-law-can-your-employer-make-you-get-covid-vaccine/>

Educational Material

Oath of Allegiance in
Personnel Files

Research Provided

**OATH OF ALLEGIANCE AND DECLARATION OF PERMISSION TO WORK
FOR PERSONS EMPLOYED BY THE STATE OF CALIFORNIA**

STD. 689 (REV. 10-97)

Oath may be administered by a person having general authority by law to administer oaths—or may be administered by the appointing power, or by a person for whom written authorization to witness oaths has been executed by the appointing power. The appointing power maintains a file of such authorizations.

**PART 1—OATH OF ALLEGIANCE
TO BE COMPLETED BY UNITED STATES CITIZENS ONLY**

WHO MUST SIGN OATH--As required in Section 3 of Article XX of the Constitution of California, every State employee except legally employed noncitizens, must sign the following oath or affirmation before he or she enters upon the duties of his or her State employment. Noncitizens are required to possess a Declaration of Permission to Work. If an alien employee becomes a naturalized citizen, an oath must then be obtained and filed.

WHEN OATH MUST BE SIGNED--As required in Government Code Section 3102, all public employees and all volunteers in any disaster council or emergency organization accredited by the California Emergency Council must sign an oath or affirmation before entering upon the duties of their employment. For intermittent, temporary or emergency employments, an oath or affirmation may, at the discretion of the employing agency, be effective for all successive periods of employment which commence within one calendar year from the date of the oath.

OATH OF ALLEGIANCE (Type or print name of employee)—Then complete Part 3.

I, _____, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.

WHERE OATHS ARE FILED--As required in Government Code Section 3105, all oaths for public employees and all volunteers in any disaster council or emergency organization accredited by the California Emergency Council, shall be filed in the official employee file within 30 days of the date the oath is executed. The oath is considered a public record.

FAILURE TO SIGN--As stated in Government Code Section 3107, no compensation or reimbursement for expenses incurred shall be paid to any public employee or any volunteer in any disaster council or emergency organization accredited by the California Emergency Council unless such public employee has taken and subscribed to the oath or affirmation.

PENALTIES (Government Code)

"3108. Every person who, while taking and subscribing to the oath or affirmation required by this chapter, states as true any material matter which he knows to be false, is guilty of perjury, and is punishable by imprisonment in the state prison not less than one nor more than 14 years."

**PART 2—DECLARATION OF PERMISSION TO WORK
TO BE COMPLETED BY LEGALLY EMPLOYED NONCITIZENS ONLY**

I am a lawful permanent resident alien of the United States. YES NO

If NO, please read the following:

I hereby certify, that I have permission to work in this country and have declared any restrictions placed upon me in this regard by the United States government to the appointing power.

**PART 3—SIGNATURE AND CERTIFICATION (No fee may be charged for administering)
TO BE COMPLETED BY UNITED STATES CITIZENS AND LEGALLY EMPLOYED NONCITIZENS**

EMPLOYEE'S SIGNATURE



STATE DEPARTMENT OR AGENCY

DIVISION/UNIT

Taken and subscribed before me this

_____ Day of _____

AUTHORIZED OFFICIAL'S SIGNATURE



AUTHORIZED OFFICIAL'S TITLE

(SEAL)

Educational Material

Playbook?

Guidance vs Enforcing in
the same sentence?

Governor Permanent
Injunction 11-18-20
prohibiting from exercising
any power?

Research Provided

GUIDANCE FOR EMPLOYERS AND WORKERS IN ENFORCING MASK REQUIREMENTS

Employers must ensure that workers comply with safe and healthy work practices, including the use of face coverings as required by the CDPH guidelines or equivalent protection when a worker cannot use a face covering. Employers should handle face covering requirements the same way that the employer enforces other health and safety requirements at the workplace.

Employers may require the public to wear face coverings in their establishments, and at a minimum should strongly encourage members of the public to wear face coverings, using signage and requests to the public before they enter the establishment. Making the public aware of requirements and expectations before they enter an establishment is the best way to minimize confrontation and encourage compliance. Making disposable courtesy face coverings available to those who don't have them is also recommended.

Workers should avoid confronting coworkers or members of the public who are not wearing a face covering for the purpose of attempting to enforce any face-covering recommendation or requirement.

In these instances, workers should maintain at least a 6-foot distance from others and raise any concerns to their supervisor.

Employers should train their workers on what to do in such situations, including how to minimize risk of workplace violence and what to do to get support when de-escalation efforts are unsuccessful in these situations.

Consider using the following language:

- "Following the guidelines (on face coverings or distancing) can protect you and everyone else, so we ask that you follow them."
- "If you don't have a face covering, we'd be happy to provide one (if available)."

For customers and visitors to the workplace: "We regret that you're unwilling to follow the guidelines. Please give us a bit of time to organize the area to allow additional physical distance between you and other people."

In all instances, it is important to focus on minimizing risk and to practice de-escalation measures:

- Speak with a calm voice at a normal volume and communicate with posture and expression that the person will be respected.

FILED

NOV 18 2020

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SUTTER
CLERK OF THE COURT
BY *[Signature]* Deputy

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SUTTER

JAMES GALLAGHER and KEVIN
KILEY

Plaintiffs,

Case No. CVCS20-0912

-vs.-

STATEMENT OF DECISION

GAVIN NEWSOM, in his official capacity
as Governor of the State of California

Defendant.

Consistent with the request set forth in paragraph 21 of plaintiffs' complaint (Def. Ex. 1), **THE COURT FINDS GOOD CAUSE TO ISSUE A PERMANENT INJUNCTION AS FOLLOWS:**

Gavin Newsom, in his official capacity as Governor of the State of California is enjoined and prohibited from exercising any power under the California Emergency Services Act (Government Code § 8550 et seq.) which amends, alters, or changes existing statutory law or makes new statutory law or legislative policy.

Plaintiffs are directed to prepare, serve and submit to the Court a proposed judgment in conformity with this Statement of Decision within ten days of the date of this decision. The Clerk shall mail a copy of this Statement of Decision to all counsel and parties forthwith. The Governor's request for a stay of enforcement of the judgment is denied.

Dated: 11/13/20

[Signature]
HONORABLE SARAH H. HECKMAN
JUDGE OF THE SUPERIOR COURT

This electronic document is the official court record (GC68150)

Educational Material

Legal Notice

Research Provided

LEGAL NOTICE

To the Person in Charge of this Establishment

As the person responsible for the operation and management of this place of public accommodation, YOU are criminally and civilly liable for the activities that you allow or prohibit on these premises—regardless of whether you own this establishment or not.

YOU ARE HEREBY NOTIFIED THAT:

- (1) It is **UNLAWFUL** for you or another employee to require someone to wear a mask. Even if you are a licensed medical doctor who has examined the patron and you have determined that person to be physically fit enough to restrict their breathing while on your premises, the person still has the right to choose whether to wear a mask or not. Recommending that someone wear a mask, which is designated by the FDA as a “medical device” is the unlicensed practice of medicine, which is a violation of **California Business and Professions Code 2052**.
- (2) It is **UNLAWFUL** for you or another employee to take someone’s temperature. Gathering vital statistics is a violation of the 4th Amendment, which protects a person’s right to privacy. Violation of this protection will result in your actions being report to the U.S. Department of Justice, which is required by law to investigate Civil Rights Violations.
- (3) It is **UNLAWFUL** for you to require proof of vaccination as a condition of entry to this establishment. State and federal non-discrimination laws protect **FREE AND EQUAL ACCESS** regardless of my medical condition, which I do not need to disclose to you.
- (4) It is **UNLAWFUL** for you or another employee to attempt to enforce local ordinances. You are not a law enforcement officer and impersonating a law enforcement officer is a crime in this state under **California Penal Code 538(d)** PC: Impersonating a peace officer carries the penalty of one year in jail and a \$2,000 fine. You will be reported to authorities for this violation.
- (5) It is **UNLAWFUL** for you or another employee to prohibit someone to enter this establishment, which is a place of public accommodation. U.S. Federal Civil Rights Law, Title II requires free and equal access to all services and facilities **WITHOUT DISCRIMINATION**. Having someone else shop for them is not equal. Further, the non-discrimination laws in this State, under **California Civil Code 51** further prohibit you from preventing entry to the full enjoyment of this business establishment. Violation of these laws will result in you being served a **NOTICE OF DISCRIMINATION**, which can serve as the basis of a formal complaint against

you personally with the California Department of Justice and the U.S. Department of Justice, which is required by law to investigate civil rights violations.

- (6) It is **UNLAWFUL** for you or another employee to block someone's entry to your establishment. This is a place of public accommodation and as such, no person may be prevented entry when this establishment is open to the public. **FALSE IMPRISONMENT** is the "unlawful violation of the personal liberty of another." Attempting to prevent someone's entry to this establishment or to restrict, detain or confine their movement constitutes **FALSE IMPRISONMENT**, under California Penal Code 236 PC, which can be a felony and punishable up to three years in jail.
- (7) Any claim of "store policy" or "no mask, no service" is **NULL, VOID and UNLAWFUL** as no business may enforce policy that violates established law. This LEGAL NOTICE sets forth the previous five laws (and there may be more) which SUPERCEDE any claim to a "store policy". Any attempt to prohibit the "free and equal access to all services and facilities" of this business establishment will:
- a. Be reported to law enforcement as criminal charges of false imprisonment.
 - b. Be reported to the U.S. Department of Justice as a violation of civil rights
 - c. Be reported to the LEGAL COUNSEL of this establishment
 - d. Be reported to the DISTRICT ATTORNEY of this jurisdiction for possible criminal charges.
- (8) Neither you nor an employee may prevent the lawful entry of a patron – regardless of whether they are wearing a mask or not. Attempting to prevent the entry of a patron to your business establishment, which is a place of public accommodation is a violation of an IMPLIED, IRREVOCABLE LICENSE that this business has granted to the public.
- (9) Any attempt by you or an employee to summon law enforcement with a claim of "trespassing" will be reported as ASSAULT by you or your employee. You or your employee can be charged with and convicted of assault in this state if no one is physically hurt by your behavior. There is **NO VALID CLAIM** of TRESPASS because:
- a. your business establishment is open to the public
 - b. this business has extended an irrevocable license to the public for entry
 - c. the patron has entered legally and has not interfered with the business
 - d. there has been no evidence of violation
- (10) If you are wearing a mask while engaged in any of the above violations, this may aggravate your crime. You or your employee can be charged with and convicted of assault in this state under code even if no one is physically hurt by your behavior.

Educational Material

Case and Point!

Research Provided

Case and Point - Truth there is NO LAW

[REDACTED]
Mon 5/24/2021 8:58 AM
[REDACTED]

Subject: Front Line Doctors' attorney

Date: May 20, 2021 at 8:01:33 AM PDT

Within the last few days, an employee of Target went to work and – sick and tired of having her rights trampled upon – refused to wear her mask as directed by her employer. She informed her manager that she would not comply with his directive to wear the mask, that there was no scientific basis for the rule, and that there was no legal authority, which would allow him to enforce it. The employee added that she was in contact with the legal team at America’s Frontline Doctors (AFLDS) specifically an attorney named Tom Rentz, and had retained his services.

The Target manager directed the woman in question to go home and advised she was being terminated. Within 24 hours she was contacted at home and called back into work. The mask requirement was dropped. Apparently, somebody at Target’s legal department knew the name Tom Rentz and had bothered to check the law.

<https://andmagazine.com/talk/2021/05/19/the-shot-heard-round-the-world/>

Educational Material

Message from
Robert F. Kennedy, Jr.

Covid 19 Vaccine and
altering genetic material

Research Provided

Printed out the notice - makes it easier to read

Sat 2/20/2021 12:23 AM

To: CA Cindy Dupre <connectwithcindy@hotmail.com>

URGENT PUBLIC NOTICE

From Robert F. Kennedy, Jr. Son of the Attorney General of the United States under his brother President Kennedy

SUBJECT: The Covid vaccine should be avoided at all costs

Message from Robert F, Kennedy, Jr.

I would like to urgently draw your attention to important questions linked to the next vaccination against Covid-19. For the first time in the history of vaccination, the so-called mRNA vaccines of the latest generation intervene directly in the genetic material of the patient and therefore alter his individual genetic material, which represents genetic manipulation, which was already prohibited and hitherto considered criminal.

This intervention can be compared to genetically modified foods, which are also very controversial. Even though the media and politicians are currently trivializing the problem and even foolishly calling for a new type of vaccine to return to normality, this vaccination is problematic in terms of health, morality and ethics, but also in terms of genetic damage which, unlike the damage caused by previous vaccines, will be irreversible and irreparable. Dear patients, after an unprecedented mRNA vaccine, you will no longer be able to treat the symptoms of the vaccine in a complementary way. You will have to live with the consequences because you will no longer be able to be cured simply by removing toxins from the human body, just be a person with a genetic defect like Down syndrome, Klinefelter syndrome, Turner syndrome, stopping genetic heart disease, hemophilia, cystic fibrosis, Rett syndrome, etc, because the genetic defect is eternal!

This clearly means: if a vaccination symptom develops after an mRNA vaccination, neither I nor any other therapist will be able to help you, as the damage caused by this vaccination will be genetically irreversible in my opinion, these new vaccines represent a crime against humanity that has never been committed in such a significant way in history.

As experienced DR. Wolfgang Wodarg said: Actually this 'promising vaccine' for the vast majority of people should be BANNED because it is genetic engineering!

Educational Material

The Nuremberg Code

How it relates to this
ILLEGAL EXPERIMENT

Research Provided

The Nuremberg Code

What is the Nuremberg Code?

The Nuremberg Code aimed to protect human subjects from enduring the kind of cruelty and exploitation of the prisoners endured at concentration camps. The 10 elements of the code are Voluntary consent is essential. The results of any EXPERIMENT must be for the greater good of society, putting protection of human rights into a single code.

The Nuremberg Code provides legal justification to litigate violations of informed consent Under the Nuremberg Code, responsibility for violations of informed consent rest upon individual doctors, government officials – and their aiders and abettors – each of who can be prosecuted for crimes against humanity.

International Law is typically a part of U.S. law and may be applied, in both civil and criminal law cases by state, federal and municipal courts in the United States and recognized in US Law since at least 1914.

Every human being of adult years and sound mind has a right to determine what shall be done with his own body; and a surgeon without his patients consent commits an assault for which he is liable in damages.

The Nuremberg code extended human rights beyond the borders of individual countries. It has a multilateral agreement of the governments including the United States.

The first US Supreme Court decision in which the Nuremberg Code was invoked was in 1987.

Dr. Reiner Fuellmich International Lawyer and Medical team of experts who have started legal proceedings against the Center for Disease Control, the World Health Organization the Davos Group and world leaders for **committing crimes against humanity**.

The protocol for the PCR test given by the World Health Organization and the CDC **KNOWINGLY** set to a level that guaranteed **100% false positives or false negatives**, so there is **NO** pandemic – this is **ALL** about getting people to take the shot.

At the very least we are being subjected to an illegal experiment. This is the worst global Genocide.

Dr. Fuellmich pointed out how the "jab" is in clear violations of ALL 10 of the Nuremberg Code which carries a penalty of death for those who violate them.

1. Voluntary consent is absolutely essential. There should be no intervention or any element of force, fraud, deceit, duress, overreaching or other ulterior form of constrain or coercion.

By definition a vaccine **MUST** provide immunity to the virus. Protect recipients from getting the virus. Reduce deaths, infections, circulation and transmission of the virus.

We are told that the experimental "jab" does none of these.

Yet they fraudulently call it a vaccine duress, as for as constraint and coercion its everywhere.

"If you want your life back get the shot? Really!

2. The experiment should be such as to yield truthful results unprocurable by other methods. The most fruitless method would be a healthy immune system which can be achieved through good health and natural supplements like Vitamin D, Vitamin C, and Zinc but the people are not being told this. The doctors that are telling you this are being vilified and silenced.

3. The experiments should be designed and based on animal testing. The "jab" skipped animal testing.

4. The experiment should be conducted as to avoid all unnecessary physical and mental suffering and injury. According to official reports there are already thousands of deaths and over 250,000 injuries from this **EXPERIMENT**.

5. No experiment should be conducted when there is an a prior reason to believe that death or disabling injuries will occur.

Pass trials have shown that these new spike proteins will cause **the body to attack itself** that is known as Antibody Dependent Enhancement (ADE). Recent doctors have blown the Whistle that this could end up killing everyone that has been vaccinated in the next two years.

6. The risk should never exceed the benefit Covid 19 has a 98 to 99 percent survival rate, less deadly than the seasonal flu. Experimental "jab" is already the most dangerous vaccine in **VAERS 30 year history**.

7. Proper preparations should be made and adequate facilities provided to protect the experimental subject against even REMOTE possibilities of injury disability or death.

There were no preparations made there are no facilities – the subject shows up for their shot and goes home.

8. The experiment should be conducted ONLY by scientifically qualified persons of the highest degree skill and care. This experiment has been exclusively run by politicians, media, celebrities and big PHARMA bureaucrats.

9. The subject should have the liberty of bringing that experiment to an end. Thousands of medical experts have attended to end this madness with their voices continue to be silenced.

10. The experiment MUST BE brought to an end if resulting in injury or death, yet the experiment pushes on. Again those who violate these INTERNATIONAL Laws are subject the death penalty

Legal proceedings are moving forward and evidence is being collected.

Whistleblowers are directed to contact the International team at www.securewhistleblower.com

This is likely the biggest crime ever committed against the world population and the question is do we still have a judicial system to exact JUSTICE.

Educational Material

The Rockefeller Lockstep
Plan 2010

The Plan in 24 steps
against Humanity

Research Provided

The Covid-Plan / Rockefeller Lockstep 2010 (This was stolen out of Rockefeller files)
24 steps

They hypothesize a simulated global outbreak required steps, various phases, overall timelines, and expected outcomes. This was posited in the Rockefeller Lockstep 2010:

- Create a very contagious but super low mortality rate virus to fit the needed plan. Using SARS, HIV, Hybrid Research Strain created at Fort Dietrich Class 4 lab from 2008 to 2013 as part of a research project to find out why corona viruses spread like wildfire in bats but have an extremely hard time infecting humans. To counteract that, they added 4 HIV inserts into the virus. The missing key to infect the human is the Ace-2-Receptor.
- Create a weaponized version of the virus with a much higher mortality rate as a backup plan. Ready to be released in Phase 3, but only if needed. SARS, HIV, MERS, Weaponized Tribit Strain created at Fort Dietrich Class 4 lab in 2015.
- Transport the Research Strain to different Class 4 lab, the National Microbiology Lab in Winnipeg Canada, and have it "stolen and smuggled out by China", Xi Jang Lee, on purpose and taken to China's only Class 4 lab which is Wuhan Institute of Virology in Wuhan China. For added plausible deniability and to help cement the wanted backup public script as something to fall back on if needed. The primary script being its natural. Backup script being that China created it and released it by accident.
- Fund all the talking heads: Fauci, Birx, Tedros and agencies, World Health Organization, NIAID, the CDC and also the UN, that would be involved with pandemic response prior to the planned release of the Research Strain to control the wanted script throughout the operation.
- Create and fund the vaccination development and roll out plan so it's capable of being rolled out on a global scale. Gates: A Decade of Vaccines and the Global Action Vaccine action plan, 2010 to 2020.
- Create and fund the vaccination, verification and certification protocols, Digital ID, to enforce/confirm the vaccination program after the mandatory roll out is enacted. Gates: ID2020.
- Simulate the lockstep hypothesis just prior to the planned Research Strain release using a real-world exercise as a final war game to determine expected response, timelines, and outcomes, Event 201 in Oct 2019.
- Release the Research Strain at the Wuhan Institute of Virology itself and then blame its release on a natural scapegoat as the wanted primary script. Wuhan wet market, Nov 2019. Exactly the same as the simulation.
- Downplay the human-to-human transmission for as long as possible to allow the Research Strain to spread on a global scale before any country can lock down

respond to avoid initial infection.

2 of 3

- Once a country has seen infection in place, lock down incoming/outgoing travel. Keep the transmission within the country spreading for as long as possible.
- Once enough people in a country/ region are infected, enact forced quarantines/isolation for that area and expand the lockdown regions slowly over time
- Overhype the mortality rate by tying the Research Strain to deaths that have little to nothing to do with the actual virus to keep the fear and compliance at a maximum. If anyone dies for any reason and is found to have Covid, consider it a Covid death. And if anyone is thought to of maybe had symptoms of Covid, assume they have Covid, and consider it as a Covid death.
- Keep the public quarantines for as long as possible to destroy the region's economy, create civil unrest, break down the supply chain, and cause the start of mass food shortages. As well as cause people's immune system to weaken due to a lack of interaction with other people's bacteria, the outside world, aka the things that keep our immune systems alert and active.
- Downplay and attack any potential treatments and continue to echo that the only cure that is viable to fight this virus is the vaccine.
- Continue to drag out the quarantine over and over again in "two-week intervals" [There is that two weeks spell casting again. It is a CIA program.] causing more and more people to eventually stand up and protest. Defy them.
- [And here is the key part to now:] Eventually end Phase 1 quarantine once they get enough public push back, expected June 2020, and publicly state that they think it's "too early to end the isolation, but I'm going to do it anyways."
- Once the public go back to normal, wait a few weeks and continue to overhype the Research Strain mortality rate, Aug to Sept 2020, and combine it with the increase in deaths due to people dying from standard illnesses at a higher rate than normal due to having highly weakened immune systems from months of being in isolation [Which backs up what I said: you should social-distance people who wear masks regular. That's what they've just told you. They have highly weakened immune systems.] to help further pad the mortality rate and also hype the up and coming Phase 2 lockdown.
- Eventually, enact Phase 2 quarantines, Oct through Nov 2020, on an even more extreme level and blame the protesters, mostly people who don't trust their governments already, as the cause of the largest second wave whereby the media will say 'we told you so. It was too early. It's all your own fault because you needed a haircut. Your freedoms have consequences.' [Should this all unfold in this manner, the US election will be cancelled delayed or suspended. My opinion. How can you vote with Phase 2 quarantines? You can't.]

- Enforce the Phase 2 quarantines at a much more extreme level increasing the penalty for defiance. Replace fines with jail time. Deem all travel as non-essential. Increase checkpoints, including military assistance. Increase tracking/tracing after population via mandatory app. Take over control of food, gas, and create large scale shortages so that people can only get access to essential products or services if they are first given permission.

3 of 3

- Keep the Phase 2 lockdown in place for a much longer period of time than the Phase 1 lockdown, continuing to destroy the global economy. Further degrade the supply chain and further amplify the food shortages and the like. Quell any public outrage using extreme actions or force and make anyone who defies them appear as public enemy #1 to those who are willing to submit.

- After a rather long Phase 2 lockdown of 6 months plus, roll out the vaccination program and the vaccine certification and make it mandatory for everyone, giving priority access to those that submitted from the start and have those that are for it attack those that are against it, saying 'they are a threat and the cause of all the problems' by using words like "We can't go back to normal until everyone takes the vaccine." And people defying them are "hurting our way of life and therefore are the enemy." [In other words they are going to turn the people against each other.]

- If the majority of people go along with the agenda, then let those people enter the new system, the new normal, while limiting the minority that defied the agenda's ability to work, travel and live.

- If the majority of people go against the agenda, then release the Weaponized SARS/HIV/MERS Tribit Strain as a Phase 3 operation. A virus with a 30+% mortality rate as a final scare to punish the minority to quickly become the majority and give a final "We told you so" to those that didn't listen.

- Enact the new economy model. Microsoft patent 060606 crypto currency system using body activity data which is based on human behavior and willingness to submit. It is a tweaked version of the black mirrors 15 million merits program using food, water, shelter, and other essentials as a weapon of enforcement of the new economic system. Basically, do what we want and get rewarded. Gain credits score and gain more access to things you need to survive. Or go against what we want and get penalized. Lose credits score and lose access to things you need to survive.

The above was written in 2010 - people think this virus got out by mistake?

Think again!!!!!!!

Educational Material

When in Doubt Don't!

Research Provided

VACCINE - WHEN IN DOUBT DON'T - RESEARCH PROVIDED BELOW!

Useful information on the vaccines please check the reports from doctors around the world

Please check out these videos - hopefully you will understand much more after seeing these doctors reports. The Media is NOT reporting the problems now and the problems that could start in six months or so after taking the vaccine, nor the deaths happening now due to the vaccines. Don't expect the corrupt Media to tell the truth.

Its Time To Free America | Gates BW

Its Time To Free America | Gates of Hell

The Truth About the COVID-19 Vaccines and Bill Gates

Doctors Around The World Issue Dire WARNING: DO NOT GET THE COVID VACCINE!

<https://api.banned.video/embed/5febc6a8c3c5ce1ce2f5f8d7>

DR. CHRISTIANE NORTHRUP | WHAT'S INSIDE THE COVID-19 VACCINES? –

<https://www.thrivetimeshow.com/business-podcasts/dr-christiane-northrup-whats-inside-the-covid-19-vaccines/>

WATCH – What is Actually in the COVID-19 Vaccines? –

<https://www.brighteon.com/6bbf3d1b-d9b6-4047-9772-dd277bfe3324>

Read Moderna's Description of What Is Inside the COVID-19 Vaccines –

<https://www.modernatx.com/mrna-technology/mrna-platform-enabling-drug-discovery-development>

Moderna's Top Scientist: 'We Are Actually Hacking The Software Of Life' –

<https://www.technocracy.news/modernas-top-scientist-we-are-actually-hacking-the-software-of-life/>

5 questions to ask your friends who plan to get the Covid vaccine – <https://off-guardian.org/2021/02/15/5-questions-to-ask-your-friends-who-plan-to-get-the-covid-vaccine/>

Why Is Moderna Modifying Human RNA? <https://www.brighteon.com/f9040036-5a8f-4168-bd95-1f033b4eee78>

Learn About the REAL Bill Gates and Why Bill Gates Switched from Microsoft to Vaccines – <https://beforeitsnews.com/new-world-order/2021/01/bill-gates-deleted-documentary-9679.html>

3 Dozen Cases of Spontaneous Miscarriages, Stillbirths Occurring After COVID-19 Vaccination – https://www.theepochtimes.com/3-dozen-cases-of-spontaneous-miscarriages-stillbirths-occurring-after-covid-19-vaccination_3716385.html

WATCH – What Is In the COVID-19 Vaccines? (with Dr. David Martin and Robert F. Kennedy, Jr.) Watch at 25:46 – <https://www.bitcute.com/video/eQj2MwpgTgA/>

See the COVID-19 Vaccine Adverse Event Reporting System (VAERS) –

<https://medalerts.org/vaersdb/findfield.php?EVENTS=ON&VAX=COVID19&DIED=Yes>

Could Spike Protein in Moderna, Pfizer Vaccines Cause Blood Clots, Brain Inflammation and Heart Attacks? – <https://childrenshealthdefense.org/defender/moderna-pfizer-vaccines-blood-clots-brain-inflammation-heart-attacks/>

The New mRNA Vaccines Are Dependency Programs, Designed To Manipulate And Enslave Human Biological Functions – Read How Moderna Explains the Technology – <https://humansarefree.com/2021/01/moderna-mrna-jabs-operating-system-program-humans.html>

January 28th 2021 – Pharmaceutical company Merck announced Monday it is discontinuing development of its Covid-19 vaccine candidates after early studies showed immune responses were inferior to natural infection and other Covid-19 vaccines. – <https://www.businesswire.com/news/home/20210125005234/en/Merck-Discontinues-Development-of-SARS-CoV-2-COVID-19-Vaccine-Candidates-Continues-Development-of-Two-Investigational-Therapeutic-Candidates>

Bill Gates and Dr. Fauci have the solution to the problem they created.

<https://patentscope.wipo.int/search/en/detail.jsf?docId=WO2020060606>

Why Did Bill Gates, Dr. Fauci, The World Health Organization (WHO), and the National Institute of Allergy and Infectious Diseases (NIAID), All Decide to Openly Work Together to Create a “Global Vaccine”?

<https://www.gatesfoundation.org/Media-Center/Press-Releases/2010/12/Global-Health-Leaders-Launch-Decade-of-Vaccines-Collaboration>

WATCH – URGENT: Bio-Warfare, Vaccine Danger, & Weaponization of COVID19: Dr. Lee Merrit <https://rumble.com/vcvkk9-urgent-bio-warfare-vaccine-danger-and-weaponization-of-covid19-dr.-lee-merr.html>

WATCH – “For the love of money is the root of all evil: which while some coveted after, they have erred from the faith, and pierced themselves through with many sorrows.” – 1st Timothy 6:10 – <https://vm.tiktok.com/ZMJtjT7Vx/>

What’s in the COVID-19 Vaccines? – 3X New York Times Best-selling Author, Dr. Northrup Explains the RNA-MODIFYING CRYPTO-CURRENCY FILLED LUCIFERASE VACCINES – <https://www.bitchute.com/video/6B02k1C1FnIk/>

Top Medical Inventor: COVID mRNA “Vaccine” Not A Vaccine – <https://cantcensortruth.com/watch?id=60076fda8c03b74ce0e2f6f5>

‘Perfectly Healthy’ Florida Doctor Dies Weeks After Getting Pfizer COVID Vaccine – <https://childrenshealthdefense.org/defender/healthy-florida-doctor-dies-after-pfizer-covid-vaccine/>

WATCH – FORCED CHIP WITH A TRACKING DEVICE – <https://www.bitchute.com/video/AC17xoynao1y/>

Why is Bill Gates Developing a Patent For a Cryptocurrency System Using Body Activity Data (Installing a Chip in the Human Body)?

WATCH – Dr. Francis Boyle DARPA’s (Defense Advanced Research Projects Agency) Bio-Warfare Weapon Vaccine Will Kill People – Watch Now – <https://www.bitchute.com/video/p89okxB1AM3B/>

Head of Pfizer Research: Covid Vaccine is Female Sterilization –

<https://healthandmoneynews.wordpress.com/2020/12/02/head-of-pfizer-research-covid-vaccine-is-female-sterilization/>

Bill Gates and Dr. Fauci have the solution to the problem they created.

<https://patentscope.wipo.int/search/en/detail.jsf?docId=WO2020060606>

Bill Gates is creating these models

https://www.youtube.com/watch?v=9AEMKudv5p0&feature=youtu.be&fbclid=IwAR0T958LIsaKEHQW0AMM_JjilCM_9KEsrCMyehul_R5VbcbhxZ5D7gEhbuA Watch at 1:52 – 2:50

Sending Out Contact Tracing Inspectors to Isolate People

<https://truepundit.com/exclusive-bill-gates-negotiated-100-billion-contact-tracing-deal-with-democratic-congressman-sponsor-of-bill-six-months-before-coronavirus-pandemic/>

Budesonide taken with a nebulizer = The \$237 COVID-19 Cure Download Dr. Bartlett's Case Study Report – https://docs.google.com/document/d/16Hz_SEZh4J_XrXPam2J-jWNcoBkn3DqfeeWBLp8-WUw/edit?usp=sharing

Bill Gates Recommends banning social gatherings, church services, and the ability to dissent forever until a “vaccine” is given to everyone

<https://www.youtube.com/watch?v=4X-KkQeMMSQ&t=3s> – Watch at 17:20 – 18:04

Bill Gates Has Filed a Patent For a Cryptocurrency System Using Body Activity Data (Installing a Chip in the Human Body) –

<https://patentscope.wipo.int/search/en/detail.jsf?docId=WO2020060606>

Requiring the User to Do Something is Nothing New for Bill Gates! The United States Versus Bill Gates – https://en.wikipedia.org/wiki/United_States_v._Microsoft_Corp.

Bill Gates would be viewed as a criminal if it were not for his investment into Apple in exchange for Steve Jobs' refusal to testify against Bill Gates. Bill Gates Invests \$150 million into Apple (the company he almost killed)

<https://www.cnn.com/2017/08/29/steve-jobs-and-bill-gates-what-happened-when-microsoft-saved-apple.html> Bill Gates deposition highlight 1 –

<https://www.youtube.com/watch?v=jgm455M-N3Y> Bill Gates deposition highlight 2 –

<https://www.youtube.com/watch?v=gRelVFm7iJE> Steve Jobs announces Bill Gates

investment <https://www.youtube.com/watch?v=l3fBW6XkL34> – Watch at :48 seconds

Bill Gates, the co-founder of Microsoft spent a meaningful amount of time with the sex offender Jeffrey Epstein, according to reporting from The New York Times. Employees of Gates' namesake foundation reportedly also met with Epstein, in multiple visits to the disgraced financier's mansion. –

<https://www.nytimes.com/2019/10/12/business/jeffrey-epstein-bill-gates.html>

Did You Know That the “Vaccine King” (Bill Gates) Traveled with Jeffrey Epstein?

<https://www.bitchute.com/video/IGy0pk1jg57z/>

The Faux Generosity of the Super-Wealthy: Why Bill Gates is a Menace to Society –

<https://www.mintpressnews.com/faux-generosity-how-bill-gates-bought-his-power-and-influence/263208/>

The Gates Foundation Donations to the World Health Organization Nearly Match Those from the United States Government – <https://www.usnews.com/news/articles/2020-05-29/gates-foundation-donations-to-who-nearly-match-those-from-us-government>
Bill and Melinda Gates Foundation is Listed As a Member / Partner of the World Health Organization –

https://www.who.int/workforcealliance/members_partners/member_list/gates/en/
Why Is the Bill & Melinda Gates Foundation the Largest Non-State Funder of the World Health Organization That Declared COVID-19 as Being a “Pandemic?” –

<https://www.nvic.org/NVIC-Vaccine-News/January-2019/WHO,-Pharma,-Gates.aspx>
Massachusetts Mandates Flu Vaccinations For Students Of All Ages –

https://www.forbes.com/sites/tommybeer/2020/08/19/massachusetts-mandates-flu-vaccinations-for-students-of-all-ages/?fbclid=IwAR3aFjCARI7oUhsxM-_ejMwqbszruo2r8WtfWTXqitUN5UbpZYh9DzueOI#55280816126d

WHAT’S IN THE VACCINES? | LUCIFERASE GENE-LOADED CS-QDOTS AS SELF-ILLUMINATING PROBES <https://www.bitchute.com/video/Io5IzbGLUKVU/>

A Defense Advanced Research Projects Agency (DARPA) -Funded Implantable Biochip To Detect COVID-19 Could Hit Markets By 2021

<https://www.zerohedge.com/medical/darpa-funded-implantable-biochip-detect-covid-19-could-hit-markets-2021>

CDC Admits Vaccines Contain ‘Aborted Human Fetus Cells’ –

<https://www.thestandardsc.org/baxter-dmitry/cdc-admit-vaccines-contain-aborted-human-fetus-cells/>

Biotech Moderna’s COVID-19 vaccine investigator leaves FDA advisory committee over conflict of interest – https://www.fiercebiotech.com/biotech/moderna-s-covid-vaccine-investigator-leaves-fda-advisory-committee-over-conflict-interest?mkt_tok=eyJpIjoiTkRjNU9URXhNRE5pTVRnNSIsInQiOiJkckVYUDNwU1JjZlIiLC1I3bDBqeXNncDFWamlleNkndXbXRJWEIreU5RS0JFcWY1MkVScKVLNTNnVitXeldSaTA2QTFoNTNLRHdYa2lqRFV0cjlJWnRENnR2ZTNOUU13cTFMV3IhN01FWGhjS25EbUIUZXRaMTgrVmFMep3NiJ9&mrkid=829978

Why Are the COVID-19 Vaccines Filled RNA-Modifying Cryptocurrency Nano Technology? <https://www.bitchute.com/video/6B02k1C1FnIK/>
Does Injecting an RNA-Modifying Body-Activated Cryptocurrency with a Patent Number W02020060606 Named Luciferase Into Your Body Sound Like a Good Idea? –

<https://www.bitchute.com/video/6B02k1C1FnIK/>

Did you know the Harvard University professor who created the nanotechnology to be included in the RNA-modifying vaccines failed to disclose that he was working with the Chinese? – <https://www.justice.gov/opa/pr/harvard-university-professor-indicted-false-statement-charges>

Did you know that Jeffery Epstein was working with Harvard and Bill Gates to create his own race of people before his arrests for pedophilia related charges?
<https://www.nytimes.com/2019/07/31/business/jeffrey-epstein-eugenics.html>
<https://www.independent.co.uk/news/world/americas/jeffrey-epstein-seed-human-race-dna-baby-ranch-new-mexico-eugenics-a9030411.html>

<https://www.independent.co.uk/news/world/americas/jeffrey-epstein-seed-human-race-dna-baby-ranch-new-mexico-eugenics-a9030411.html>

<https://www.independent.co.uk/news/world/americas/jeffrey-epstein-seed-human-race-dna-baby-ranch-new-mexico-eugenics-a9030411.html>

<https://www.independent.co.uk/news/world/americas/jeffrey-epstein-seed-human-race-dna-baby-ranch-new-mexico-eugenics-a9030411.html>

<https://www.theguardian.com/us-news/2019/aug/01/jeffrey-epstein-seed-human-race-report>

And that no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name. Here is wisdom. Let him that hath understanding count the number of the beast: for it is the number of a man; and his number is Six hundred threescore and six. – Revelation 13:17-18

Bamlanivimab for COVID-19 – Guess Who is Investing in the FDA Emergency Authorized Bamlanivimab

<https://www.lilly.com/news/media/media-kits/bamlanivimab-covid19>

<https://investor.lilly.com/news-releases/news-release-details/lilly-announces-arrangement-supply-potential-covid-19-antibody>

Mark of the Beast Technology? | Clay Clark with Anna Khait –

<https://www.bitchute.com/video/CwpNkzID8pOY/>

Former FEMA operative Celeste Solum talks with David Icke: ‘The Covid tests are magnetically tagging you and the vaccine is designed for mass depopulation and the synthetic transformation of the human body’ –

<https://79days.news/watch?id=5fb6649993b2894247f3c9b4>

WATCH – Mandatory Vaccines Are The Globalists Hail Mary For Complete Control –

<http://banned.video/watch?id=5fb5cf2c8cb061413d943955>

WATCH – AstraZeneca COVID-19 Vaccines Include Lung Tissue from a 14 Month-Old Aborted Male Human Fetus (Baby) – <https://www.bitchute.com/video/RbOS7ouELtTe/>

Former FEMA operative Celeste Solum talks with David Icke: ‘The Covid tests are magnetically tagging you and the vaccine is designed for mass depopulation and the synthetic transformation of the human body’ –

<https://79days.news/watch?id=5fb6649993b2894247f3c9b4>

The COVID-19 Vaccines Include MRC-5. What is MRC-5? MRC-5 is a cell line originally developed from the lung tissue of a 14-week-old aborted Caucasian male fetus and you can buy it here –

https://www.coriell.org/0/Sections/Search/Sample_Detail.aspx?Ref=AG05965-C

The Bill Gates, George Soros, and Dr. Fauci Connection Runs Deep – SEE PHOTO –

<https://nationalfile.com/fauci-photographed-with-soros-and-bill-gates-father-who-was-head-of-planned-parenthood/>

Bill Gates predicts when the next pandemic will arrive –

https://en.as.com/en/2020/11/24/latest_news/1606228590_532670.html

PCR tests NeuMoDx Molecular –

<https://www.gatesfoundation.org/How-We-Work/Quick-Links/Grants-Database/Grants/2011/11/OPP1028850>

https://corporate.qiagen.com/newsroom/press-releases/2018/20180917_neumodx_partnership?sc_lang=en

CNN: ‘Don’t Be Alarmed’ if People Start Dying After Taking the Vaccine –

<https://www.infowars.com/posts/cnn-dont-be-alarmed-if-people-start-dying-after-taking-the-vaccine>

Two in U.K. Suffer Allergic Reaction to Pfizer’s Covid-19 Vaccine Regulator says people with history of significant allergic reactions shouldn’t get the shot –

<https://www.wsj.com/articles/people-with-severe-allergies-shouldnt-get-covid-19-vaccine-says-u-k-regulator-after-reactions-11607515727>

Look what's inside the Pfizer Covid-19 Vaccines –

<https://www.dropbox.com/s/i0yxtw244g8tl63/CAN%20COVID19%20vaccine.pdf?dl=0>

<https://www.dropbox.com/s/qfw3l5d3555vzll/VRBPAC-12.10.20-Meeting-Briefing-Document-Sponsor.pdf?dl=0>

WATCH – <https://www.youtube.com/watch?v=fdV3b8Lizf0>

California bishop warns Catholics not to take COVID vaccine connected in any way to aborted babies <https://www.lifesitenews.com/news/california-bishop-warns-catholics-not-to-take-covid-vaccine-connected-in-any-way-to-aborted-babies>

IT'S WAR: Communist China successfully infiltrated vaccine giants Pfizer, AstraZeneca and GlaxoSmithKline as part of "unrestricted warfare" to defeat the US military and conquer North America – <https://www.naturalnews.com/2020-12-13-communist-china-infiltrated-vaccine-giants-pfizer-astrazeneca-glaxosmithkline.html>

EXCLUSIVE: Bill Gates Negotiated \$100 Billion Contact Tracing Deal With Democratic Congressman Sponsor of Bill Six Months BEFORE Coronavirus Pandemic –

<https://truepundit.com/exclusive-bill-gates-negotiated-100-billion-contact-tracing-deal-with-democratic-congressman-sponsor-of-bill-six-months-before-coronavirus-pandemic/>

Coronavirus Vaccine URGENT Update – Dr James Lyons Weller – Pennsylvania – WATCH – <https://rumble.com/vbr5a9-coronavirus-vaccine-urgent-update-dr-james-lyons-weller-pa.html>

MSM Targeting Black People With Vaccine Propaganda To Enslave Them – WATCH NOW – <https://79days.news/watch?id=5fdc0d1769a07108b21320a2>

Founder of vaccine safety website, ex-pharma insider found dead –

<https://www.lifesitenews.com/news/founder-of-vaccine-safety-website-ex-pharma-insider-found-dead>

WATCH – Charlie Kirk is joined by Dr. Simone Gold to talk about the dangers of mandating vaccines – <https://www.bitchute.com/video/3rRf54pgsKgd/>

Abortion, the Human Fetal Cell Industry & Vaccines – White Paper –

<https://avoicefortruth.com/wp-content/uploads/2019/11/White-Paper-Abortion-Human-Fetal-Cell-Industry-Vaccines.pdf>

"The bill not only permits children of this age (over 11) to provide consent to doctors and other vaccine administrators without a parent's knowledge or consent, but also requires insurance companies, school administrators, and medical personnel to conceal from parents that their child has been vaccinated." –

[https://www.lifesitenews.com/news/dc-passes-bill-to-vaccinate-children-without-parental-knowledge-](https://www.lifesitenews.com/news/dc-passes-bill-to-vaccinate-children-without-parental-knowledge-consent?fbclid=IwAR2OfEU3gMex4ic3CvZfDWMBf1o_td4VAZnN8TuEpCSRymCjkKX0Il66)

[consent?fbclid=IwAR2OfEU3gMex4ic3CvZfDWMBf1o_td4VAZnN8TuEpCSRymCjkKX0Il66](https://www.lifesitenews.com/news/dc-passes-bill-to-vaccinate-children-without-parental-knowledge-consent?fbclid=IwAR2OfEU3gMex4ic3CvZfDWMBf1o_td4VAZnN8TuEpCSRymCjkKX0Il66)
-LA

Watch the Bill Gates Documentary Exposing His Passion for Depopulation –

<https://ourtube.co.uk/watch/UlawpstyY9TbHFv>

WATCH – BILL GATES CAUGHT ON VIDEO ADMITTING VACCINE WILL CHANGE OUR DNA FOREVER – <https://www.bitchute.com/video/iKdvO5sxvrDd/>

CNA Nursing Home Whistleblower: Seniors Are DYING LIKE FLIES After COVID Injections! SPEAK OUT!!! – <https://healthimpactnews.com/2021/cna-nursing-home-whistleblower-seniors-are-dying-like-flies-after-covid-injections-speak-out/>

45-Year-Old Italian Doctor “In the Prime of Life and in Perfect Health” Drops Dead After the Pfizer mRNA COVID Shot: 39-Year-Old Nurse, 42-Year-Old Surgical Technician Also Dead – <https://healthimpactnews.com/2021/45-year-old-italian-doctor-in-the-prime-of-life-and-in-perfect-health-drops-dead-after-the-pfizer-mrna-covid-shot-39-year-old-nurse-42-year-old-surgical-technician-also-dead/>

Watch COVID-19 Vaccine Side-Effects
Nurse Develops Bells Palsy Reaction to Pfizer COVID-19 Vaccine – <https://www.bitchute.com/video/gofAFCyTH5qg/>

Side Effects After Receiving Moderna and Pfizer COVID-19 Vaccines – <https://www.bitchute.com/video/mL3pwUeQfbnf/>

Nurse Warns America of the Side Effects of COVID-19 Vaccine – <https://rumble.com/vc9grd-nurse-warns-america-of-the-side-effects-of-covid-19-vaccine.html>

“We Just Don’t the Long-Term Side-Effects of Basically Modifying People’s DNA and RNA.” – Mark Zuckerberg (Co-Founder of Facebook) – <https://t.me/c/1416776839/2888>

EXC: Bill Gates Foundation Funded Genomics Firm ‘Mining’ DNA Data Through COVID Tests. – <https://thenationalpulse.com/exclusive/bgi-genomics-gates-foundation-collab/>

Educational Material

My Sweet Willow

A “real” story that you will never forget and how this mother is making a difference!

Research Provided

MY SWEET WILLOW

Today is the same day that I took you to the doctor to get your 4 months shots. Before we left to go to the doctor I remember taking a picture of you in your green seat. as sat on the counter and watched me cook. It was a normal day your appointment was later in the afternoon. This would be the last picture that I would have of your normal self, smiling so beautifully!

I didn't know that my decision I made this day to take you to the doctor would justify your fate. You were so happy as we left the house I remember looking in the rear view mirror and watching you play with your toys in your car seat as you smiled so sweetly. As we arrived to the doctor you were weighed. My heart felt happy when the nurse said you were 18 pounds. Growing so perfectly! We were sent back to the waiting room to wait for your name to be called. Moments later we were led to the back. I won't ever forget that room we were asked to sit in as we waited for the doctor. Georgia Bulldog theme covered the walls. You continued to play with your toys as we waited for the doctor. The doctor arrived and he smiled as he looked at you! I won't ever forget him saying, Wow! Her smile just made my day because today has been rough day.....as he nodded his head. I remember laughing and feeling so proud of you and the affect you had on others. You would always light up any room you were in.

After the doctor assessed you and went over how healthy you were and how perfectly you were growing he left the room. The nurse arrived. As she arrived she had a tray with your vaccines. I undressed you and laid you on the table. She proceeded in doing what she came in there to do as she poked you the first time you screamed, your face turned bloody red and she couldn't handle you as you fought her to stop. The nurse then asked me to hold you down for your final injections. This haunts me to this day. Your screams replay in my head I did as I was asked thinking that what I was doing was to protect you! I held you down. You stared at me in agony. You had a Hep B, Prevnar 13, DTAP and rotavirus. The FDA approves 5mcg of aluminum as a safety measure, your were injected with almost 2,000 mcg of aluminum this day along with aborted fetal cells, antifreeze, formaldehyde, etc

As we left the doctor you screamed a high pitch scream for a matter of minutes in the back seat and then fell asleep. This is when I lost you. When you awoke you were never the same, you were very lethargic. You were not yourself. You became very sickly instantly after I tried to control your screams and your fever's. I thought I was doing the best that I could. You stopped eating and drinking. I kept telling myself you would get better! I was wrong! I had no idea that your soul was getting ready to leave mine. A few days later I found you. You were lifeless. Your brain hemorrhage. You had a blood clot on your nose. I shook you and screamed for you to wake up and look at me. You never did. You were gone!

You were cold. I was so scared.. Your heart had stopped beating as mine continued. The whole world stopped spinning. Your brain hemorrhage from the heavy metals and

toxins. Everything was a blur..I remember it felt like forever for the first responder to get there and it was only a matter of minutes, he didn't know you and I remember watching him from the porch as he tried so hard to bring you back on the back bed of the truck when I know in his heart that you had been gone for awhile. I remember the cop stepped forward to walk up the steps of the porch and as he mumbled you were gone I screamed so loud nothing came out of my mouth. I was that scared. I remember having to make a decision so quickly rather to burn your body or bury you. I was given decisions that no mother should have to make. I miss you baby girl! Please stay with me the next few days because mommy is weak when it comes to you!

Since you have left Mommy has fought. So has many others. We have traveled multiple times to the CDC in Atlanta, many meetings at the Capital Robert F Kennedy Jr. also came to educate the legislators on the BILL HB416 that would teach parents the harm of va00ines and the tripled schedule & ingredients. Mommy flew to a Washington DC with your story. Multiple billboards have been put up in your memory to educate others. Your story is world wide on Peep TV along with thousands of other overwhelming stories that are the same as yours. You also have multiple songs that have been released in your honor. Your memory is definitely alive and you have saved so many! I'm so proud of you baby girl and the impact you have made from heaven! Your spirit is strong. I'm so sorry for all of this baby, Mommy didn't know. I do promise you one thing your death will not be in vain! I am watching it Prevail.

One thing changed when you left – EVERYTHING!

#JusticeForTheVoiceless
WeepForWillow
www.learntherisk.org

The schedule of shots CDC Recommended Vaccine Schedule for U.S. Children.

1962 – 3 shots

1983 – 11 shots

2019 – 54 shots

**Be the VOICE FOR THE CHILDREN!
STOP THE INSTANITY!**

Educational Material

**Some
Doctors Make it Clear!**

Research Provided

Doctors make it clear - WHY YOU MUST NOT TAKE THE EXPERIMENTAL VACCINE

MARCH 29TH 2021 LIVE STREAM DR. CARRIE MADEJ HUGE TRUTH MASSIVE DEATH COMING = = THIS INTERVIEW MUST GO VIRAL- HUGE TRUTH HUMANITY IS BEING TAKEN DOWN

<https://www.brighteon.com/c706a44f-283a-4e56-8f16-09663ded56ec>

1:10:12 you can move the video past the music "Ain't No Body Gonna Tell Me How To Live"

(This music has a message as to how "they" are trying to control our lives)

Dr. Carrie Madej blows the roof off the corruption and the LIES our world is being fed... the stream was attacked many times only proving we are over the target people....and the system is scared knowing we are coming! All the information she is sharing will open you eyes as to what "they" are planning to do to all humans and what the experimental jab is doing to you. It is not a real vaccine.

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32 Doctors from 11 Countries Warn against Taking the COVID-19 Vaccine Dec 20, 2020

<https://redpilluniversity.org/32-doctors-from-11-countries-warn-against-taking-the-covid-19-vaccine/>

There are strong reasons to believe the COVID-19 vaccine is dangerous. Only those who who know nothing about the criminal record of vaccine manufacturers or the history of vaccine injuries would agree to accept it into their bodies. Its advocates say it is safe and effective, but they cannot produce scientific confirmation of that. Development of previous versions of this same type of vaccine had to be halted due to adverse reactions, including death, with laboratory animals. Governments have given "fast-track" status to market the new vaccine with only a fraction of the testing that normally would be required. Even this limited testing has revealed adverse reactions, which the manufacturers have dismissed as not relevant. All this is why these doctors and other healthcare professionals around the world are warning about this vaccine.

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COVID-19 RNA Based Vaccines and the Risk of Prion Disease

20 doctors names on this report explaining how bad this vaccine is. Do Not Take!

<https://files.constantcontact.com/daa02ded201/f8c8ff7b-10cd-4bdf-bad5-57ae8467a86a.pdf>

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A COMING COVID CATASTROPHE - vaccine specialist, Geert Vanden Bossche

<https://www.brighteon.com/257797f0-06fa-4596-be69-af71bb3adc21>

91,220 views Published Thursday | March 11, 2021 by The HighWire with Del Bigtree

World renown vaccine specialist, Geert Vanden Bossche, gave a groundbreaking interview this week risking his reputation and his career by bravely speaking out against administration of #Covid19 vaccines. In what may be one of the most important stories ever covered by The Highwire, the vaccine developer shared his extreme concerns

about these vaccines in particular and why we may be on track to creating a global immunity catastrophe.

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Dear God DO NOT Get The Vaccines! COVID Shots Will "DECIMATE World Population" Warns Dr. Bhakdi

<https://rumble.com/vfv1a5-dear-god-do-not-get-the-vaccines-covid-shots-will-decimate-world-population.html>

Dr. Bhakdi German Microbiologist speaks about what we all should know regarding Covid 19... the PCR tests and the vaccines.... April 21, 2021

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DR. CHRISTIANE NORTHROP TELLS WHAT IS IN THE VACCINES

<https://www.bitchute.com/video/q3Bk9QtsKbkA/>

April 16, 2021 24:00 LONG

What's in them and what will they do to you? She tells us the hard truth.

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JUDY MIKOVITS MOLECULAR BIOLOGIST EXPLAINS EXPERIMENTAL COVID 19 VACCINES ARE GENE THERAPY POISONS

<https://www.bitchute.com/video/aYxT1LXyZY6C/>

March 14th, 2021 YOURLIFEISATRISK URGENTACTNOW.COM

Dr Judy Mikovits, molecular biologist and virologist, is interviewed by Dr Joseph Mercola. She explains the so-called "COVID 19 Vaccines" from a scientific point of view, and shares her serious concerns about them (including disabilities, degenerative diseases and deaths).

Her book, "Plague of Corruption," ended up being a No. 1 best seller on the lists of The New York Times, USA Today and The Wall Street Journal in 2020. Her new book, "Ending Plague: A Scholar's Obligation in an Age of Corruption," will hopefully do just as well. It's available for preorder on Amazon. She may be one of the most censored researchers on the planet at this point, thanks in no small part to her participation in the documentary "Plandemic," which went viral in a big way (plandemicseries.com). The COVID-19 vaccine really isn't a vaccine in the medical definition of a vaccine. It's more accurately an experimental gene therapy that could prematurely kill large amounts of the population and disable exponentially more.

Since mRNA normally rapidly degrades, it must be complexed with lipids or polymers. COVID-19 vaccines use PEGylated lipid nanoparticles, and PEG known to cause anaphylaxis.

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Robert. F. Kennedy Exposes Bill Gates' Vaccination Agenda

<https://fort-russ.com/amp/2020/04/robert-f-kennedy-jr-exposes-bill-gates-vaccine-dictatorship-plan-cites-gates-twisted-messiah-complex/>

Mind you, there is no need for a vaccine to cure the corona virus. There are many cures: French Professor Didier Raoult, who is one of the world's top 5 scientists on communicable diseases, suggested the use of hydroxychloroquine (Chloroquine or Plaquenil), a well-known, simple, and inexpensive drug, also used to fight Malaria, and that has shown efficacy with previous coronaviruses such as SARS. By mid-February

2020, clinical trials at his institute and in China already confirmed that the drug could reduce the viral load and bring spectacular improvement. Chinese scientists published their first trials on more than 100 patients and announced that the Chinese National Health Commission would recommend Chloroquine in their new guidelines to treat Covid-19. (Peter Koenig, April 1, 2020)

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IRISH DOCTOR EXPOSES THE 'Great Reset' Agenda Behind COVID HOAX

<https://www.brighteon.com/b514a546-5fa6-4771-9505-88c6bb9b7cde>

3-18-21 channel image,,,,,MIGRATORY ANIMAL

Irish Doctor Exposes 'Great Reset' Agenda Behind COVID Hoax in Powerful Video

A doctor from Northern Ireland has come out strongly against COVID hysteria and the sinister agenda behind it in a viral video spreading across social media. Dr. Anne McCloskey, a general practitioner from Derry, issued a stunning rebuke of global medical tyranny in a video released by the Freedom Alliance Island of Ireland. "Across this island and across the world, there are millions of people who are awakening to the understanding that this current health crisis, this so-called 'pandemic,' is a trojan horse, which has been used to introduce a new era for humanity," Dr. McCloskey says at the opening of her statement. "'The Great Reset,' the '4th Industrial Revolution,' 'Building Back Better' - whatever catchy, chirpy name the bankers and billionaires are calling it - is not good for you and me, for the ordinary people." Closkey asserts all relationships, from the familial to national levels, are being "fundamentally" transformed. "They are coming for you, your family, your jobs, your savings, your home, your pension, your culture, your freedom, your very way of life," she warns. "This is not a conspiracy theory, but the outworking of a scheme written by people who hate the human race. Agenda 21 is being implemented now and will come to pass, unless we unite to resist."

McCloskey acknowledges a respiratory virus swept across the planet last year, killing many elderly or vulnerable people, but compares its impact to that of typical season illnesses which often claim many lives.

"These PCR tests measure nothing, they are an illusion to create a crisis," she says, reminding viewers that international bodies such as the W.H.O. "changed the rules" about how infection "cases" and related deaths are categorized and reported.

McCloskey warns despots are using the "smoke and mirrors" of COVID to impose totalitarian reign across the planet and urges citizens of every nation to participate in a Worldwide Rally for Freedom on Saturday, March 20th, 2021. Posted originally by Dan Lyman March 17, 2021.

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Educational Material

Passionate
Statements for Law Makers
By Peggy Hall

www.thehealthyamerican.org

Sample Letter: No Consent for
Medical Testing and
Treatment

Research Provided

**An Urgent Statement to Lawmakers:
from Peggy Hall**

Forcing a medical experiment upon an individual as a condition to participate in society is illegal, unlawful and immoral and reprehensible and it is a violation of our God-given, Natural, and Common Law rights, as expressed and confirmed in the American Declaration of Independence, and as reflected in the constitution of this state and the constitution of the United States.

We know what you're doing.

1. There is no emergency. There never has been one. The numbers don't support it.
2. You are perpetuating the notion of an emergency to get money, to impose tyranny and to unlawfully force medical experimentation upon the populace. This so-called vaccine has only gotten an emergency use authorization under the guise of an emergency; otherwise the EUA is null and void (by the way, masks and covid tests are EUAs as well.)
3. Even if this could be called an emergency, no emergency suspends one's rights. Rights cannot be taken from you.
4. You are perpetrating fraud, and fraud is a felony and a felony carries a prison sentence. You are hereby notified that if you engage in harassment, intimidation and/or retaliation against any member of the public including me, for this statement of truth, such actions will be reported to the FBI.

It doesn't matter whether vaccines work or not.

It doesn't matter whether this is even a vaccine or not.

What matters is that each individual has sovereignty and authority over their own body.

We know what you're doing.

We know exactly what you're doing.

You are having your puppet strings pulled to float a trial balloon about this unlawful vaccine passport, which he now is calling a vaccine verification.

Next will come the statement that it's not the government that is requiring it, but the businesses.

Much like how you've kicked the can down the road to cover your own tail while endorsing corporate fascism, where the United States of Costco is now making and enforcing laws.

Here's the real truth:

These so-called vaccines can never be required as a condition for commerce.

Among many laws that protect individuals from the excess power of government tyrants, here are three...

1. **EMERGENCY USE AUTHORIZATION LIMITATIONS on All COVID-19 vaccines, which are under an Emergency Use Authorization (EUA) and cannot be made mandatory.** On its website, the U.S. Food and Drug Administration (FDA) notes the following: "... Recipients must be informed... that they have the option to accept or refuse the vaccine."

include intentional infliction of emotional distress, negligence, financial losses, injuries, invasion of privacy, and many other things. In summary, no COVID-19 vaccination can be required in order to operate in community and social life, whether it is to go shopping, to work, to visit recreational areas, to visit persons in medical establishments, to travel, to visit restaurants or any business, or to enjoy are God-given right to go about our lives without government or corporate interference.

Failure to respect this, and any intent to violate anyone's right not to receive any vaccine for COVID-19 or any other disease may and will result in legal action against those involved:

- (1) In the case of government officials, coercing and forcing any person to take such vaccines is a violation of your Oath of Office, your obligation to protect our constitutional rights, and will strip you of any and all governmental immunity for acting outside of your authority; and
- (2) In the case of any business and organization, man or woman, coercing and forcing any person to take such vaccination in order to provide any services or to provide access to your establishment, will be considered a violation of constitutional rights, subjecting your business or entity, and you as a private citizen, a man or a woman, to legal action against all of your assets. Business and organization policies are not above the law.

LEGAL NOTICE: If I am compelled or forced to vaccinate to receive your services and I am injured, it will be considered coercion, duress and against our will, and you will be held liable for any such injury. I note here that we are not refusing vaccination, we are simply declining such vaccination for the reasons noted herein, and as mandated by God, the highest legal authority.

— Peggy Hall, Founder, THE HEALTHY AMERICAN

NOTICE AND WARNING

"NO CONSENT FOR MEDICAL TESTING AND TREATMENT"

1. All medical procedures, including testing, must be consensual and performed by a licensed physician in order to be lawful.
2. Non-consensual administration of a medical procedure is felony assault and battery whether or not administered by a licensed physician.
3. You may not conduct any medical procedure or testing on my body (or the bodies of my children) without written consent from me.
4. "Protection" of any "group" such as "the general public" does not suspend my individual rights.
5. Any person administering medicine without the consent of the patient and/or guardian is subject to, and fully liable for major compensation and penalties owed to the victim.
6. Criminal charges may be filed against those who coerce, threaten or perform medical procedures without patient consent.
7. By attempting any non-consensual medical procedure you are agreeing to all terms herein.
8. The United States Constitution prohibits non-consensual medical testing and treatment (4th Amendment.)
9. Additionally, I will invoke any of the numerous state and local laws and codes which call for penalties against the forced application of medicine and/or practicing medicine without a license.
10. I attest and witness that " I DO NOT CONSENT" to medical testing and treatment.

Written name of individual refusing testing: _____

Signature: _____ Date: _____

Name of Institution requiring testing: _____

Written name of person requiring testing: _____

Signature of person requiring testin: _____ Date: _____

Educational Material

Just found a Document
that says all of our
restrictions have been
lifted, and We Are All Free!

It's pretty old though!
Dated 1776

Research Provided

IN CONGRESS, JULY 4, 1776.

The unanimous Declaration of the thirteen united States of America,

When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.—That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,—That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.—Such has been the patient sufferance of these Colonies; and such is now the necessity which constrains them to alter their former Systems of Government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.

He has refused his Assent to Laws, the most wholesome and necessary for the public good.

He has forbidden his Governors to pass Laws of immediate and pressing importance, unless suspended in their operation till his Assent should be obtained; and when so suspended, he has utterly neglected to attend to them.

He has refused to pass other Laws for the accommodation of large districts of people, unless those people would relinquish the right of Representation in the Legislature, a right inestimable to them and formidable to tyrants only.

He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public Records, for the sole purpose of fatiguing them into compliance with his measures.

He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.

He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the Legislative powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the dangers of invasion from without, and convulsions within.

He has endeavoured to prevent the population of these States; for that purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new Appropriations of Lands.

He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary powers.

He has made Judges dependent on his Will alone, for the tenure of their offices, and the amount and payment of their salaries.

He has erected a multitude of New Offices, and sent hither swarms of Officers to harrass our people, and eat out their substance.

He has kept among us, in times of peace, Standing Armies without the Consent of our legislatures.

He has affected to render the Military independent of and superior to the Civil power.

He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation:

For Quartering large bodies of armed troops among us:

For protecting them, by a mock Trial, from punishment for any Murders which they should commit on the Inhabitants of these States:

For cutting off our Trade with all parts of the world:

For imposing Taxes on us without our Consent:

For depriving us in many cases, of the benefits of Trial by Jury:

For transporting us beyond Seas to be tried for pretended offences:

For abolishing the free System of English Laws in a neighbouring Province, establishing therein an Arbitrary government, and enlarging its Boundaries so as to render it at once an example and fit instrument for introducing the same absolute rule into these Colonies:

For taking away our Charters, abolishing our most valuable Laws, and altering fundamentally the Forms of our Governments:

For suspending our own Legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.

He has abdicated Government here, by declaring us out of his Protection and waging War against us.

He has plundered our seas, ravaged our Coasts, burnt our towns, and destroyed the lives of our people.

He is at this time transporting large Armies of foreign Mercenaries to compleat the works of death, desolation and tyranny, already begun with circumstances of Cruelty & perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the Head of a civilized nation.

He has constrained our fellow Citizens taken Captive on the high Seas to bear Arms against their Country, to become the executioners of their friends and Brethren, or to fall themselves by their Hands.

He has excited domestic insurrections amongst us, and has endeavoured to bring on the inhabitants of our frontiers, the merciless Indian Savages, whose known rule of warfare, is an undistinguished destruction of all ages, sexes and conditions.

In every stage of these Oppressions We have Petitioned for Redress in the most humble terms: Our repeated Petitions have been answered only by repeated injury. A Prince whose character is thus marked by every act which may define a Tyrant, is unfit to be the ruler of a free people.

Nor have We been wanting in attentions to our British brethren. We have warned them from time to time of attempts by their legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them by the ties of our common kindred to disavow these usurpations, which, would inevitably interrupt our connections and correspondence. They too have been deaf to the voice of justice and of consanguinity. We must, therefore, acquiesce in the necessity, which denounces our Separation, and hold them, as we hold the rest of mankind, Enemies in War, in Peace Friends.

We, therefore, the Representatives of the united States of America, in General Congress, Assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by Authority of the good People of these Colonies, solemnly publish and declare, That these United Colonies are, and of Right ought to be Free and Independent States; that they are Absolved from all Allegiance to the British Crown, and that all political connection between them and the State of Great Britain, is and ought to be totally dissolved; and that as Free and Independent States, they have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which Independent States may of right do. And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes and our sacred Honor.

Georgia
Button Gwinnett
Lyman Hall
George Walton

North Carolina
William Hooper
Joseph Hewes
John Penn

South Carolina
Edward Rutledge
Thomas Heyward, Jr.
Thomas Lynch, Jr.
Arthur Middleton

Maryland
Samuel Chase
William Paca
Thomas Stone
Charles Carroll
of Carrollton

Virginia
George Wythe
Richard Henry Lee
Thomas Jefferson
Benjamin Harrison
Thomas Nelson, Jr.
Francis Lightfoot Lee
Carter Braxton

Pennsylvania
Robert Morris
Benjamin Rush
Benjamin Franklin
John Morton
George Clymer
James Smith
George Taylor
James Wilson
George Ross

Delaware
Caesar Rodney
George Read
Thomas McKean

New York
William Floyd
Philip Livingston
Francis Lewis
Lewis Morris

New Jersey
Richard Stockton
John Witherspoon
Francis Hopkinson
John Hart
Abraham Clark

New Hampshire
Josiah Bartlett
William Whipple
Matthew Thornton

Massachusetts
John Hancock
Samuel Adams
John Adams
Robert Treat Paine
Elbridge Gerry

Rhode Island
Stephen Hopkins
William Ellery

Connecticut
Roger Sherman
Samuel Huntington
William Williams
Oliver Wolcott



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"WE CANNOT FORCE
SOMEONE TO HEAR A
MESSAGE THEY ARE NOT
READY TO RECEIVE,
BUT WE MUST NEVER
UNDERESTIMATE THE POWER
OF PLANTING A SEED."

