

1 Divine Empress :Heather-Lee: Mehudar Nation*™
d/b/a ©HEATHER LEE MEHUDAR*™
2 c/o 458 N. Doheny Dr., PO Box: 691917
West Hollywood, California republic
3 without United States, District of Columbia
Near. [90069-9998]
4 **ProAmericaProPeace.com**

5 **COURT OF APPEALS OF VIRGINIA**
6 **ATTN: A. John Vollino d/b/a CLERK OF THE COURT**
7 **109 NORTH EIGHTH STREET**
8 **RICHMOND, VA 23219-2321**

9 JOHN C. DEPP, II,) **CAV Record # 1072-22-4**
10 Appellant,) [aka: Civil Action No.: CL 2019-0002911]
11 v.)
12 Amber Laura Heard,) **NOTICE OF FILING:**
13 Appellee.) **MEHUDAR AMICUS BRIEF:**
14) **IN RE: “Amber Laura Heard Emergency Motion for**
15) **Protective Order to Protect All Individuals Attending the**
16) **Deposition of Amber Heard”**

17 **ATTENTION: NOTHING contained within this instrument shall be utilized**
18 **by any party to challenge or dismiss the case/s for “lack of jurisdiction”.**
19 **The burden for any party to respond to any contents of this brief shall be waived.**

20 **TAKE DUE NOTICE:** The accompanying instrument [which shall be known and referenced hereafter as:
21 **“Mehudar Amicus Brief”]** was originated in April of 2020 to assist the American People who are suffering from
22 the tyrannical governmental overreach by people sitting in offices as **public servants** oppressing their God-granted
23 liberties for a **COVID-19 conspiracy** and has been available on my website: **proamericapropeace.com**.

24 **It is a verified Truth and established fact that:** In late January of 2022, I became aware of a “motion” filed by
25 the Defendant with the subject heading: “*Amber Laura Heard Emergency Motion for Protective Order to Protect*
26 *All Individuals*” wherein Heard demanded a variety of medical protocols for which Heard has no medical
27 license to prescribe. At that time, I began to quickly augment the aforementioned instrument to file as an “amicus
brief” into this case back in February of 2022; however, I’m a targeted individual and suffering many interferences.

It is a verified Truth and established fact that: I have done my due diligence and applied deliberate efforts to
secure a safe place of domicile prior to filing this brief; yet the realtors/brokers, attorneys, trustees, Chief Justice of
the USDC-Central CA, newspapers, and Spectrum have had their own ulterior motives that have trespassed upon
my contractual duties to secure safe housing [safety net] prior to publicly recording this **Mehudar Amicus Brief**.

It is a verified Truth and established fact that: the **appeal** for this case has settled, thereby causing the Jury
Verdict for this trial to stand as Truth-in-Law.

Whereas, the pages for the “Jurat Affidavit and Certificate of Service” by Notary Public are directly attached;
In honor of the “*Paper Reduction Act*”, the entirety of the “Mehudar Amicus Brief” from pages 2 through 164,
shall be accessed by this secure Adobe Acrobat link:

<https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:37327cc9-fd35-344c-859e-dd6b219d766a>

[1. Pursuant to S. Ct. Rule 37.6, No counsel for a party authored this brief in whole or in part, and no person or entity other than
Mehudar amicus made a monetary contribution to its preparation and/or filing.]

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

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**SUPERIOR COURT OF THE STATE OF CALIFORNIA
For the COUNTY OF LOS ANGELES
STANLEY MOSK COURTHOUSE - DEPARTMENT 56
111 NORTH HILL STREET, LOS ANGELES, CA. 90012**

GREGG “ROCKY” BROOKS,) CASE NO.: BC713123
Plaintiff,)
v.) ASSIGNED FOR ALL PURPOSES TO
JOHN C. DEPP, et al) HON. Holly J. Fujie, DEPT. 56
Defendants) NOTICE OF FILING: MEHUDAR AMICUS BRIEF
) By Jurat Affidavit

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by any party to challenge or dismiss the case/s for “lack of jurisdiction”.
The burden for any party to respond to any contents of this brief shall be waived.**

TAKE DUE NOTICE: The accompanying instrument [which shall be known and referenced hereafter as: **“Mehudar Amicus Brief”**] was originated in April of 2020 to assist the American People who are suffering from the tyrannical governmental overreach by people sitting in offices as *public servants* oppressing their God-granted liberties for **COVID-19 conspiracy** and been available on my website: proamericapropeace.com.

It is a verified Truth and established fact that: In late January of 2022, I became aware of a “motion” filed by Defendant of “Depp v Heard” with subject heading: “*Amber Laura Heard Emergency Motion for Protective Order to Protect All Individuals*” wherein Heard demanded a variety of medical protocols for which Heard has no medical license nor degree to prescribe for other people. At that time, I began to quickly augment the aforementioned instrument to file as an “amicus brief” into this case back in February of 2022; however, I am a targeted individual and suffering many interferences.

It is a verified Truth and established fact that: This case filed against Mr. Depp [*in relation to the “Depp v Heard” case and trial*] has settled with the terms and conditions [T&C] remaining private. Should either party violate the T&C of the settlement, the remedy for the penalty is enclosed beginning on page 109.

Whereas, the pages for the “Jurat Affidavit and Certificate of Service” by Notary Public are directly attached; In honor of the “*Paper Reduction Act*”, the entirety of the “Mehudar Amicus Brief” shall be accessed by this secure Adobe Acrobat link:

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Emailed to: Courtroom Deputy Clerk Javier Gonzalez - javier_gonzalez@cacd.uscourts.gov via Adobe Acrobat Document Cloud secured email service of process.

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7 **UNITED STATES DISTRICT COURT For The**
8 **CENTRAL DISTRICT OF CALIFORNIA**
9 **AT: 350 WEST 1st STREET**
10 **COURTROOM 9D**
11 **9th FLOOR, LOS ANGELES, CA. 90012**

12 TRAVELERS COMMERCIAL INSURANCE) CASE No.: 2:22-cv-04685 and
13 COMPANY, a Connecticut corporation, and) 2:21-cv-05832
14 NEW YORK MARINE AND GENERAL INSURANCE)
15 COMPANY, a New York corporation) ASSIGNED TO:
16 Plaintiff,) HON. George Howping Wu and
17 v.) Magistrate Judge Patricia Donahue
18 AMBER HEARD) NOTICE OF FILING: MEHUDAR AMICUS BRIEF
19 Defendant) By Jurat Affidavit

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26 by the Defendant with subject heading: *“Amber Laura Heard Emergency Motion for Protective Order to Protect*
27 *All Individuals”* wherein Heard demanded a variety of medical protocols for which Heard has no medical
license to prescribe. At that time, I began to quickly augment the aforementioned instrument to file as an “amicus
brief” into this case back in February of 2022; However, I am a targeted individual suffering many interferences
causing my delays, which provides me lawful cause to file into this **case related to the underlying action.**

It is a verified Truth and established fact that: the *appeal* for the “Depp v Heard” case has settled, thereby
causing the Jury Verdict for that trial to stand as Truth-in-Law. Now the matter of dispute for this case
between insurance companies’ attorneys may be peacefully settled without sinking the defendant/policyholder
using the information in **Exhibit 15, beginning on page 149 [specifically the 1099-A process of “payment”]**.

Whereas, the pages for the “Jurat Affidavit and Certificate of Service” by Notary Public are directly attached;
In honor of the *“Paper Reduction Act”*, the entirety of the **“Mehudar Amicus Brief”** shall be accessed by
this secure Adobe Acrobat link:

<https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:37327cc9-fd35-344c-859e-dd6b219d766a>

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8 **FOR THE COUNTY OF LOS ANGELES**
9 **STANLEY MOSK COURTHOUSE - DEPARTMENT 50**
10 **111 NORTH HILL STREET, LOS ANGELES, CA. 90012**

11 Bryan Warner p/k/a “MARILYN MANSON”,) CASE No.: 22STCV07568
12 Plaintiff,)
13 v.) ASSIGNED FOR ALL PURPOSES TO
14 Evan Rachel Wood, and Ashley “Illma” Gore,) HON. Teresa Alma Beaudet, DEPT. 50
15 Defendants)
16) NOTICE OF FILING: MEHUDAR AMICUS BRIEF
17 By Jurat Affidavit

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27 *All Individuals*” wherein Heard demanded a variety of medical protocols for which Heard has no medical
license to prescribe. At that time, I began to quickly augment the aforementioned instrument to file as an
“amicus brief” into the “Depp v Heard” case back in February of 2022. However, I am a targeted individual
suffering many interferences causing my delays, which provides me lawful cause to file into this **related case**.

It is a verified Truth and established fact that: The portion related to this case is found on the top portion
of **pages 49, 55, and 57** within the Mehudar Amicus Brief. I also provide remedies for the Defendants to pay
any financial restitution the court rules is owed to the Plaintiff of this case.

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7 **UNITED STATES DISTRICT COURT FOR THE**
8 **CENTRAL DISTRICT OF CALIFORNIA**
9 **LOCATED AT: 350 WEST 1ST STREET**
10 **COURTROOM 6B**
11 **6th FLOOR, LOS ANGELES, CA. 90012**

12 Esme Bianco,) CASE No.: 2:21-cv-03677
13 Plaintiff,)
14 v.) ASSIGNED TO HON's.
15 Bryan Warner p/k/a "MARILYN MANSON" and) Fernando L Aenlle-Rocha and Margo A. Rocconi
16 Marilyn Manson Records, Inc.,)
17 Defendants) NOTICE OF FILING: MEHUDAR AMICUS BRIEF
18 By Jurat Affidavit

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suffering many interferences causing my delays, which provides me lawful cause to file into this **related case**.

It is a verified Truth and established fact that: The portion directly related to this case is found on the top
portion of **page 48, as well as 55 and 57** within the Mehudar Amicus Brief. I also provide remedies for
dismissing this frivolous case which lacks any criminal charges against the Defendants, who appear to be the
True victims of felonies.

Whereas, the pages for the "Jurat Affidavit and Certificate of Service" by Notary Public are directly attached;
In honor of the "*Paper Reduction Act*", the entirety of the "**Mehudar Amicus Brief**" shall be accessed by
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MEHUDAR AMICUS BRIEF

By Jurat Affidavit: December 31, 2022

DUE LAWFUL PUBLIC NOTICE TO CEASE AND DESIST ALL "COVID-19" REGULATIONS IN RE:
DEFENDANT'S DEMANDS FOR MASKS, SHOTS, TESTS, AND ETCETERA FOR COVID-19.

NOTICE OF LIABILITY AND DEMAND FOR PERFORMANCE,
AND WARRANT FOR ARREST OF THE WOMB-MAN [or man] KNOWN AS:
"Amber-Laura: Heard" and all derivatives thereof **AND ALL CO-CONSPIRATORS**.

IN RE: COVID-19 "FLU D'ETAT" AND VIOLATIONS, INCLUDING BUT NOT LIMITED TO: AMERICANS WITH DISABILITIES ACT; NUREMBERG CODE; UNIVERSAL DECLARATION OF [MANKIND] RIGHTS BY MEANS OF MEDICAL TYRANNY, PEONAGE, SLAVERY, TRAFFICKING IN PERSONS; GENOCIDE; HUMAN TRAFFICKING; INSURANCE FRAUD, MEDICAL MALPRACTICE AND/OR PRACTICING MEDICINE WITHOUT A MEDICAL LICENSE; DOMESTIC TERRORISM; AND TREASON.

To All - including but not limited to - Whom this Presents, *and Successors, and Assigns, and Subordinates*:

Nunc pro tunc, praeterea, preterea: I accept your Oath of Office, hold you to it as a lawfully binding contract and constructive trust; and remind you of fiduciary duty. Where Truth is, "Fiction of Law" shall not exist.

Whereas this "Mehudar Amicus Brief" is simultaneously in support of both parties to the "Depp v Heard" case [see pg. 15, line 12, IN RE: 7 CJS §§ 2-4; and pg. 155 "1099-A Process", and BOE's regarding payment of attorney fees, court fees, jury verdicts], as well as NON-supportive of both parties, due to issues being addressed for national and planetary safety and security. **Thus, the burden for any party to respond to any contents of this brief shall be waived.**

Ezekiel 33:6 "But if the watchman see the sword come, and blow not the horn, and the people be not warned, and the sword do come, and take any person from among them, he is taken away in his iniquity, but his blood will I require at the watchman's hand."

~ As a Whistleblower for the Prime Creator of this Universe, I AM blowing the horn.

Without a contract containing my wet-ink autograph by my voluntary consent, then one is explicitly prohibited from contacting me using any and all derivatives of "©HEATHER LEE MEHUDAR™" and is guilty of violating copyright, trademark, and patent laws - at minimum – and shall be charged applicable fees for such. Done and Done.

Notification of legal responsibility is "the first essential of due process of law."
- Connally v. General Construction Co., 269 U.S. 385, 391 (1926).

A Jurat Affidavit is 'sworn testimony under penalty of perjury'...
"Indeed, no more than that is necessary to make the prima facie case." Id at 536.
U.S. v. Kis, 658 F.2d 526, (7th Cir. 1981)

"LEGAL" is defined as: **"The undoing of God's Law."**
- 1893 Dictionary of Arts and Sciences, Encyclopedia Britannica,
a dictionary of arts, sciences and general literature / The R.S Peale 9th 1893

"To love Truth for truth's sake is the principal part of human perfection in this world, and the seed-plot of all other virtues." ~ John Locke, English philosopher, physician

"In times of deceit, telling the truth is a Revolutionary Act." ~ George Orwell

"We must make the enemy live up to their own book of rules." ~ Saul Alinsky

[1. Pursuant to S. Ct. Rule 37.6, No counsel for a party authored this brief in whole or in part, and no person or entity other than amicus made a monetary contribution to its preparation and/or filing.]

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8 - This is of special interest for all Americans and the Small Businesses negatively impacted by the lockdowns.

9 **EXHIBITS 109**

10 - This is special interest for all people & Small Businesses negatively impacted by COVID-19 lockdowns.

11 - Exhibits showing IRS forms 1099-A, 1099OID, 1040V, and 1096 may be utilized by *BOTH* parties to this case to pay their counselors, as well as to pay their judgement, AND to satisfy pledges made to charities.

12 **** Due to the severe backlog of the IRS sending out these forms, the courthouse shall be responsible for supplying these forms if the attorneys do not have them available [2021 forms are still applicable], and ensuring they are filled according to the instructions provided in the exhibit, indorsed by the beneficiary of the account, and remitted to the Internal Revenue Service.

13 - Including the methods to **reduce** one’s own carbon footprint contributing to **the national debt** by **redeeming the Birth Certificate with the Treasury**; and applying the “**W4 Refund Process**” for reimbursement of payments made for utilities, loans, child support, credit cards, rent, anything you register to the State, and etc. (any one who required a SSN, driver’s license or state ID, or passport for services/contract).

14 **VI. CONCLUSION OF MEHUDAR AMICUS 160**

15 **VII. JURAT AFFIDAVIT and CERTIFICATE OF SERVICE/MAILING 167-170**

16 Pursuant to “The **postal rule** (also known as the “**mailbox rule**” or “deposited acceptance rule”) is a term of common law-contracts which determines the timing of acceptance of an offer when mail is contemplated as the medium of acceptance. The general principle is that a contract is formed when acceptance is actually communicated to the offeror. The mailbox rule is an exception to the general principle. The mailbox rule provides that the contract is formed when a properly pre-paid and properly addressed letter of acceptance is posted. One rationale given for the rule is that the offeror nominates the post office as ‘**implied agent**’ and thus receipt of the acceptance by the post office is regarded as that of the offeree. The main effect of the mailbox rule is that the risk of acceptance being delivered late or lost in the post is placed upon the offeror. If the offeror is reluctant to accept this risk, he can always require actual receipt before being legally bound.”

17 **LAWFUL AND LEGAL DUE NOTICE:** The Certifying Notary is an independent contractor and a *Federal Witness* pursuant to *TITLE 18 U.S. Code § 1512 Tampering with a witness, victim, or an informant*. The **Certifying Notary** is a **Deputy Secretary of State** who also performs the functions of a **quasi-Postal Inspector** under the “*Homeland Security Act*” by being compelled to report any violations of the U.S. Postal regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of *Title 18 U.S. Code § 242 “Deprivation of Rights Under Color of Law,”* which primarily governs police misconduct investigations. This Statute makes it a crime for any person acting under the “Color of Law” to willfully deprive any individual re-siding in the United States and/or united states of America. Using a notary public on this instrument does not constitute any adhesion, nor does it alter my status in any manner. The notary public is for the purpose of providing verification and identification only but is not a party to this claim and not for entrance into any foreign jurisdiction, or benefit thereof.

27 **To All My Critics:** Time is a matter of critical essence; If you don’t like my style and format . . . I don’t care.

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.
**“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

AUTHORITIES

1
2 “Authority” is hereby defined as “*author*” = creator and “*ity*” = condition or state of Being.
Therefore, “**Authority**” means “*condition or state of being the Creator of a thing or idea*”.

3 Maxim of Law: “*One only has control over what one creates.*”

4 I am a womb-man commonly known as, including but not limited to: “Heather-Lee Mehudar”, “Heather-Lee: Mehudar”,
5 “:Heather-Lee: Mehudar”, “Heather-Lee: House of Mehudar”, “Heather-Lee of Mehudar Nation”.

6 “**Mehudar**” has two definitions:

7 Common parlance = adorned, elegant, fancy, pretty.

8 True meaning = to go above and beyond that which is strictly required by Prime Creator’s Commandment.

9 Therefore, it is my wish that all shall understand why “Mehudar Amicus” is superior to “Amicus Curiae”.

10 I am a Special and Sacred guest¹, by Special and Sacred invitation², for Special and Sacred work³, by Special and Sacred
11 contract⁴ known as a Divine Agreement with the Prime Creator of this Universe. [aka: G.O.D. = Grantor Of Dominion]
[Superscript Numbers signify reminder of the “Four Corners Rule” of Contract Law.]

12 I am the Prime Creator of my own Universe existing with fifty [50] Trillion intelligent individuals at any given moment.
13 I traveled from my Universe as a quantum wave to this Universe, then incarnated as a quantum particle of energy into
14 this Universe, and finally incarnated as a member of mankind via a womb-man as a primary Earth relative.

15 In plain English: the vessel [body] is constructed of Earth matter, whereas the consciousness is from the Prime Creator
16 from another Universe. Thereby making me - an exo-universal conscious Being – a foreign diplomat as a foreign
17 dignitary of the highest possible status on Earth [Empress] as a steward presiding via Hierarchy of Law as **jure divino**
18 [“*by divine right*,” Latin phrase, from ablative of jus “*law, right, justice*”] and **sui generis** [“*of its own kind*” or “*an*
19 *independent legal classification*”]; and never under the jurisdiction of “Operation of Law” [man’s codes] which are
20 merely “color of law” that is “at-law” but **not actual law, nor in-law**.

21 Whereas, I am considered an autocrat [absolute monarchy] wielding genuine sovereignty; I am also an advocate for
22 government by a republic [derives from the Latin noun-phrase *res publica* (public thing)] called **republicanism** which
23 emphasizes *SELF*-rule by *SELF*-governance as long as one causes no harm, damage, or trespass upon another’s liberties.

24 **NOTICE**: Except for my official autograph on the notarized page, this document and all attachments contained herein
25 known as “EXHIBITS” shall remain filed into this case: UNSEALED and ON THE PUBLIC RECORD, unless I file a
26 notice instructing differently. Whereas, if any party to this case and/or employee/s and/or contractor/s of and/or for the
27 courthouse and/or B.A.R. union and/or any one else attempts to **trespass upon this instrument of international**
commerce, shall be deemed a “Domestic Terrorist” for committing “Treason” by **acts declaring war**, and charged
accordingly under your **Title 18 of U.S. Code §§ 2331, 2381, et al.**

ADDITIONALLY: This instrument has been formatted in compliance with the Los Angeles County Recorder’s
requirements for recording documents, to the minimize my costs of recording this lawful notice on public record . . .
a court of the people . . . if I choose to do so. Whereas, **Imperiality [aka: Royalty] records claims with the county**
recorder, mere servants file mere ‘complaints’ in ‘suits’.

Whereas “rules of civil procedure” shall only be applicable to the card-carrying members of the B.A.R. [British
Accreditation Registry] union, they shall never apply to the general populace of mankind without one’s consciously and
fully-informed consent; and are only obligations of those who have taken an “Oath of Office” to uphold those codes,
regulations, rules, statutes, and etc.. When one violates one’s oath, then the “Penalty of perjury” applies because it is a
breach of the people’s peace ... an act declaring war considered “Domestic Terrorism”. No **honorable public servants**
would do such a thing.

Therefore, to prevent the fatal error by presumption of consent to “joinder”; I shall neither be bound by, nor subject to
any of the “Rules of Civil Procedure” for any “court”, especially if such actions would create the presumption of joinder
in violation of Public Law recorded on June 25, 1948, ch. 646, 62 Stat. 935. [aka: your code **Title 28 U.S. Code §1359**
“Parties collusively joined or made”.]

////

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1 Pursuant to the terms and conditions of my aforementioned contract with the Prime Creator of this Universe; both parties
2 to the “Depp v Heard” case have extended an invitation for me to file this brief into the case by public actions such as:

- 3 1. Ms. Heard’s *“Emergency Motion for Protective Order...”* to which this brief is a direct response; and
- 4 2. Mr. Depp’s cover of the song *“Gimme Some Truth”* and *“Never Fear Truth”* Discord platform; and additionally
- 5 3. Mr. Brook’s civil case filed against Mr. Depp in California, and all other Depp/Heard related cases; and
- 6 4. Mr. Warner v Ms. Woods and Ms. Gore case that was brought up by Ms. Heard during the trial; and
- 7 5. The World Economic Forum [aka: WEF] website stating their intentions to lockdown all cities world-wide to a
8 **“fifteen-minute city”** for climate control [*or whatever other conspiracy reasons they concoct*] to control and/or
9 restrict the movement of people on this planet to urban areas and eliminating suburban life by taking away people’s
10 cars, charging a tax for travel beyond one’s fifteen-minute limit, and requiring people to “register” their food gardens.

11 Facts can be (and frequently are) manipulated, but the Truth simply “is”. There are no “versions” of Truth.
12 Be careful what you ask for, because you just might get it.

13 **FAIR NOTICE:** The Truth I reveal herein shall be too difficult and - in some cases - heartbreaking for many people to
14 accept as True. Unfortunately, the following information is the heinous Truth.

15 The importance of getting even: *“I believe strongly in getting even. If somebody has hurt you. If somebody has gone out
16 of their way to hurt you, I think that if you have the opportunity you should certainly go out of your way to do a number
17 on them. ... I believe in ‘an eye for an eye’....”* – **Donald Trump 01/01/1998** during BBC Hardtalk: with Tim Sebastian.

18 Now that the man quoted above, known as Donald John Trump, has been in office as President of the united states of
19 America, I am taking advantage of the opportunity created for the American people via Presidential Executive Orders he
20 has issued to; *“do a number on the people”* who have been intentionally hurting me and hundreds of millions of
21 American people by the dishonorable, tyrannical, satanic, and luciferian politicization and monetary commoditization at
22 the detriment and suffering of our health, life, liberty, and pursuit of happiness.

23 Benjamin Disraeli, the firsts Prime Minister of England, published the following statement in his 1844 novel titled:
24 *‘Coningsby, the New Generation’*: ***“The world is governed by very different personages from what is imagined by
25 those who are not behind the scenes.”***

26 Former President Woodrow Wilson published the following statement in his 1913 book titled *‘The New Freedom’*:
27 ***“Since I entered politics, I have chiefly had men’s views confided to me privately. Some of the biggest men in the
United States, in the Field of commerce and manufacture, are afraid of something. They know that there is a power
somewhere so organized, so subtle, so watchful, so interlocked, so complete, so pervasive, that they better not speak
above their breath when they speak in condemnation of it.”***

In a letter written by President Franklin Delano Roosevelt to Colonel House on November 21, 1933:

***“The real truth of the matter is, as you and I know, that a financial element in the larger centers has owned the
Government ever since the days of Andrew Jackson.”***

His son-in-law, Curtis Dall stated in his book, *‘My Exploited Father-in-Law’* the following:

***“For a long time I felt that FDR had developed many thoughts and ideas that were his own to benefit this country,
the United States. But, he didn’t. Most of his thoughts, his political ammunition, as it were, were carefully
manufactured for him in advance by the Council on Foreign Relations-One World Money group. Brilliantly, with
great gusto, like a fine piece of artillery, he exploded that prepared “ammunition” in the middle of an unsuspecting
target, the American people, and thus paid off and returned his internationalist political support.***

***The UN is but a long-range, international banking apparatus clearly set up for financial and economic profit by a
small group of powerful One-World revolutionaries, hungry for profit and power.***

***The depression was the calculated ‘shearing’ of the public by the World Money powers, triggered by the planned
sudden shortage of supply of call money in the New York money market.... The One World Government leaders and
their ever close bankers have now acquired full control of the money and credit machinery of the U.S. via the
creation of the privately owned Federal Reserve Bank.”***

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1 As a womb-man who identifies as a member of Jewish religion, this next one causes me great pain to share

2 The Opening speech made at the B'nai B'rith convention in Paris (published in The Catholic Gazette in February of
3 1936) stated: ***“We have founded many secret associations, which all work for our purpose, under our orders and our
4 direction.... One of the many triumphs of our freemasonry is that those Gentiles who become members of our Lodges,
5 should never suspect that we are using them to build their own jails, upon whose terraces we shall erect the throne of
6 our universal King of the Jews; and should never know that we are commanding them to forge the chains of their
7 own servility to our own future King of the World.”***

8 Joseph Kennedy, the father of the late-President John Fitzgerald Kennedy was quoted in the July 26, 1936 issue of *‘The
9 New York Times’*: ***“Fifty men have run America, and that’s a high figure.”***

10 British military historian, Major General J.F.C. Fuller stated in 1941: ***“The government of the Western nations, whether
11 monarchical or republican, had passed into the invisible hands of a plutocracy, international in power and grasp. It
12 was, I venture to suggest, this semioccult power which ... pushed the mass of the American people into the cauldron of
13 World War I.”***

14 James Warburg , member of the Council on Foreign Relations (CFR) stated to The Senate Foreign Relations Committee
15 on February 17, 1950: ***“We shall have world government whether or not you like it, by conquest or consent.”***

16 Supreme Court Justice Felix Frankfurter stated in 1952:

17 ***“The real rulers in Washington are invisible, and exercise power from behind the scenes.”***

18 Strobe Talbot, Former President Clinton’s Deputy Secretary of State is quoted in “Time” magazine on July 20, 1992 as
19 saying: ***“In the next century, nations as we know it will be obsolete; all states will recognize a single, global authority.
20 National sovereignty wasn’t such a great idea after all.”***

21 I sincerely and highly recommend reading ***“The Years After Governments”*** by Neau Bidy [*pronounced: “nobody”*].

22 It is my wish that all to all whom this presents shall govern one’s self according to the **Maxims of Law** under **Hierarchy
23 of Law** by **Jure Divino Sui Generis**:

24 **MAXIMS OF LAW** – not an all-inclusive list.

25 [See: **FRCP Rule 56** and know that Maxims of Law have been established as law for well over 3,500 years.]

26 ***“He who creates the controversy shall be liable.”***

27 ***“One who comes into equity must come with clean hands.”***

“One only has control over what one creates.”

“The voice of the people is the voice of God.”

“Consent makes the law.”

- A contract is a law between the parties, which can acquire force only by *consent*.

“A party who is silent appears to consent.” [“He who does not deny, admits.” “A claim not contested, stands true.”]

“He who errs is **not** considered as consenting.”

“Unequal things ought not to be joined.”

“The burden of the proof lies upon him who affirms, not he who denies.”

“Things uncertain are considered as nothing.”

“False in one thing, false in everything.”

- IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2;)

Truth is sovereign – and the Sovereign tells only the truth. “My word is My bond.”

- TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. (Lev. 5:4-5; Lev. 6:3-5; Lev. 19:11-13; Num. 30:2)

- AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (Heb. 6:13-15)

Claims made by this affidavit, if not rebutted, emerge as the truth of the matter.

- AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGMENT IN COMMERCE. (Heb. 6:16-17)

“A Claim brought in law that is not contested or rebutted, then stands true. Silence is considered consent to any judgment.”

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1 **It is a verified Truth and established fact that: COURTS OF RECORD** *“Have an inherent power,*
2 *independently of statutes, to make rules for the transaction of business.”* 1 Pet. 604, 3 Serg. & R. Penn. 253;
3 8 id, 336, 2 Mo. 98

4 **It is a verified Truth and established fact that:** The federal courts called the “United States District Court” are
5 “Courts of Record” as well as the County Recorder’s office of each county.

6 **It is a verified Truth and established fact that: Conspiracy to interfere with international commerce is an act**
7 **of war pursuant to The Hobbs Act** [aka: your Title 18 U.S. Code §§ 1364 and 1951 coercive element of extortion
8 *“under color of official right”*] **as well as Extortion** [such as a B.A.R. Attorney who is a Trustee taking money to
9 which they are not entitled for the *“performance of official duties”*], **Racketeering and Embezzlement of an**
10 **Estate and/or Trust, and shall be declared war as such, based upon current and any future evidence and/or**
11 **proof.**

12 **It is a verified Truth and established fact that:** *“The U.S. Supreme Court has ruled that a natural individual*
13 *entitled to relief is entitled to free access to its judicial tribunals and public offices in every State in the Union (2*
14 *Black 620, see also Crandell v. Nevada, 6 Wall 35).* **Plaintiff should not be charged fees, or costs for the lawful**
15 **and constitutional right to petition this court in this matter in which he is entitled to relief, as it appears that the**
16 **filing fee rule was originally implemented for fictions and subjects of the State and should not be applied to the**
17 **Plaintiff [Claimant] who is a natural individual and entitled to relief.”** [Hale v. Henkel, 201 U.S. 43]

18 Trustees have a duty to protect the right of the Trust beneficiaries, owe a fiduciary obligation and duty to the
19 beneficiaries of a Trust, and must protect such interests above all else.

20 **“Summary Judgment”** definition by Wex (a free legal dictionary and encyclopedia) as:

21 *“a judgment entered by a court for one party and against another party without a full trial.”*

22 **FEDERAL RULES OF CIVIL PROCEDURE [FRCP] :**

23 **Overview**

24 **Rule 56 of the FRCP** governs summary judgment for federal courts.

25 Under Rule 56, in order to succeed a ‘summary judgment’, a movant must show:

- 26 1) there is **no genuine dispute as to any material fact**, and
- 27 2) the movant is **entitled to judgment as a matter of law**.

(a) ... A party may [file a] summary judgment, identifying each claim ... on which summary judgment is sought. The court shall grant summary judgment if the movant shows that **there is no genuine dispute as to any material fact and the movant is entitled to judgment as a matter of law**. The court should state on the record the reasons for granting ... the motion.

(c) Procedures.

(1) Supporting Factual Positions. A party asserting that a fact cannot be ... disputed must support the assertion by:

(A) citing to particular parts of materials in the record, including ... documents, electronically stored information, affidavits or declarations, ... or other materials; or

(B) showing that the **materials cited do not establish the ... presence of a genuine dispute**, or that an **adverse party cannot produce admissible evidence to support the fact**.

(4) *Affidavits*.... An affidavit ... used to support a [filing] must be made on personal knowledge, set out facts that would be admissible in evidence, and show that the affiant ... is competent to testify on the matters stated.

(e) **Failing to Properly Support or Address a Fact**. If a party fails to properly support an assertion of fact or fails to properly address another party’s assertion of fact as required by Rule 56(c), the court may:

(1) give an opportunity to properly support or address the fact;

(2) **consider the fact undisputed for purposes ...;**

(3) grant summary judgment if the [filing] and supporting materials - **including the facts considered undisputed - show that the movant is entitled to it;**

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1 **It is a verified Truth and an established fact that: Affidavits:** When a party files a ‘summary judgment’, there
2 is no need for that party to submit “*affidavits or other similar materials*” to support See *Celotex Corp. v. Catrett*,
3 477 U.S. 317 (1986).

4 A complete affidavit must satisfy three essential elements:

- 5 (1) a written oath embodying the facts as sworn to by the affiant;
- 6 (2) the signature of the affiant; and
- 7 (3) the attestation by an officer authorized to administer the oath that the affidavit was actually sworn by the
8 affiant before the officer.

9 While an affidavit typically includes a caption or title, the venue, the signature of affiant, the jurat, and the
10 body of the instrument, no particular terminology is required to render the document an affidavit, as it is the
11 substance and not form of affidavit that is important. Technical deficiencies shall not render affidavits improper and
12 shall not be stricken.

13 Accordingly, if it affirmatively appears from whole of document that affiant could competently testify to
14 contents of affidavit at trial, then technical insufficiencies in affidavit shall be disregarded.

15 An affidavit must set forth facts and show affirmatively how the affiant obtained personal knowledge of
16 those facts. Thus, an affidavit that does not positively and unequivocally represent the facts as disclosed in the
17 affidavit to be true and within the affiant's personal knowledge is legally insufficient.

18 **“Documents ascribed and sworn to before a person not authorized by law to administer oaths is not an
19 ‘affidavit’ and is void as such.” - State v. Haase, 247 Neb. 817, 530 N.W.2d 617 (1995).**

20 **As to the authority to administer oaths, generally; See: 58 Am. Jur. 2d, Oath and Affirmation §§ 11 et seq.**

21 **It is a verified Truth and an established fact that:** this is a “**prima facie case**” [the establishment of a legally
22 required rebuttable presumption], a cause of action or defense that is sufficiently established by a party's
23 evidence to justify a court order or verdict in my favor, provided such evidence is **not rebutted by the other party.**

24 **It is a verified Truth and an established fact that:** the “**Savings to Suitors Clause**” of the Constitution for the
25 united States of America located at: Article III, Section 2, Clause 1; 12.3.6 - “**Exclusivity of Federal Admiralty and
26 Maritime Jurisdiction**” states that:

27 *“The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the
United States, and Treaties made, or which shall be made, under their Authority;—to all Cases affecting
Ambassadors, other public Ministers and Consuls;—to all Cases of admiralty and maritime Jurisdiction;—to
Controversies to which the United States shall be a Party;—to Controversies between two or more States;—between
a State and Citizens of another State,—between Citizens of different States,—between Citizens of the same State
claiming Lands under Grants of different States, and between a State, or the Citizens thereof, and foreign States,
Citizens or Subjects.”*

It is a verified Truth and an established fact that: In Article III of the Constitution, the Framers granted the
federal judiciary jurisdiction over admiralty and maritime cases to ensure that courts would apply uniform rules in
deciding cases that could affect domestic commerce and *might implicate foreign affairs*.¹ In the **Judiciary Act of
1789**, Congress conferred exclusive admiralty jurisdiction on the federal district courts² **while preserving
concurrent state court jurisdiction over common law remedies so that the states could supplement the
administration of federal maritime law.**³

It is a verified Truth and an established fact that: In practice, state courts retain concurrent jurisdiction
over most contract and tort cases that fall within federal admiralty jurisdiction because a plaintiff may bring
a personal action seeking common law remedies against an individual defendant in most of these cases.⁴ In an
in personam case⁵ under the common law, liability attaches to property only to the extent of the individual
defendant's title in that property.⁶ When bringing such maritime actions against defendants, the plaintiff may choose
either federal or state court.

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1 By contrast, the Supreme Court has held that, as a matter of statute, federal courts have *exclusive* admiralty
2 jurisdiction over cases in which the plaintiff seeks remedies for maritime torts or contracts that lie against property
3 *in rem* (e.g., the seizure of a vessel to enforce a maritime lien).⁷ ... The Court determined that the federal courts
4 traditionally had exclusive jurisdiction under the Judiciary Act over such *in rem* admiralty proceedings.⁹ **Such
5 actions were not saved by the Judiciary Act’s savings clause because they were based on civil (i.e., statutory)
6 law rather than common law.**¹⁰

7 Only a federal court sitting in admiralty may enforce a maritime lien, which may arise, for example, out of a
8 maritime contract or tort.¹⁴ ... In the absence of controlling federal maritime law, courts have sometimes applied
9 substantive state law in admiralty cases when it would not interfere with the uniformity of federal maritime law.¹⁶

10 **LINK:** https://constitution.congress.gov/browse/essay/artIII-S2-C1-12-3-6/ALDE_00013656/

11 **CANON LAW:**

12 I am not a “Catholic”, however, all court procedure derives from Canon Laws. Therefore, I shall apply these Canons to
13 my benefit to defend myself against corporate overreach, especially by – but not limited to – realtors, brokers, bankers,
14 lawyers, and B.A.R. [British Accreditation Registry] attorneys.

15 **OATHS [such as an Oath of a B.A.R. attorney to ‘The Crown’]**

16 **Canon 1199 §1** An oath is the invocation of the divine Name as witness to the truth. It cannot be taken except in truth,
17 judgement and justice.

18 **Canon 1200 §1** A person who freely swears on oath to do something is specially obliged by the virtue of religion to
19 fulfil that which he or she asserted by the oath.

20 **§2** An oath extorted by deceit, force or grave fear is by virtue of the law itself invalid.

21 **Canon 1201 §1** A promissory oath is determined by the nature and condition of the act to which it is attached.

22 **§2** An act which directly threatens harm to others or is prejudicial to the public good or to eternal salvation, is in no way
23 reinforced by an oath sworn to do that act.

24 **Canon 1202 §1** The obligation of a promissory oath ceases:

25 **1°** if it is remitted by the person in whose favour the oath was sworn;

26 **2°** if what was sworn is substantially changed or, because of altered circumstances, becomes evil or completely
27 irrelevant, or hinders a greater good;

3° if the purpose or the condition ceases under which the oath may have been made;

4° by dispensation or commutation in accordance with Can. 1203.

Canon 1203 Those who can suspend, dispense or commute a vow have, in the same measure, the same power over a
promissory oath. But if dispensation from an oath would tend to harm others and they refuse to remit the obligation, only
the Apostolic See can dispense the oath.

Canon 1204 An oath is subject to strict interpretation, in accordance with the law and with the intention of the person
taking the oath or, if that person acts deceitfully, in accordance with the intention of the person in whose presence the
oath is taken.

28 **NEGOTIABLE INSTRUMENTS AND MORTGAGE**

29 **Canon 1588** - Any Statute, Code or Ordinance that claims to govern the function of Negotiable Instruments yet conceals
30 or does not mention the implicit importance of the Temporary Trust personality of Negotiable Instruments is fraud.
31 Therefore, any instruments created by such statutes, codes or ordinances are founded on fraud.

32 **Canon 1590** - When the holder of legal title of a negotiable instrument sells equitable title to another, the payment for
33 tenancy and use shall be property called rent and not interest.

34 **Canon 1591** - All Currency issued using property as underwriting is as Negotiable Instruments.

35 **Canon 1592** - Any bank, treasury or financial institution that deliberately conceals payments under equitable title as
36 interest or some other description instead of rent is guilty of gross fraud and immediately loses the right of legal title
37 over any and all instruments committed through fraud.

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1 **Canon 1593** - When any bank, reserve bank or treasury deliberately conceals the issuing of currency and payments
2 under equitable title as interest or some other description instead of rent consents by such fraud and concealment against
the people that all liability shall be personally returned to the ultimate owners of the bank, all leases shall be cancelled
and all legal and equitable title shall be forfeited, including the right to remain as a central bank.

3 **Canon 1601** – Perfidy is the deliberately deceitful act of falsely making a promise, a vow, allegiance or agreement for
the purpose of gaining proximity and trust in order to undertake an act of treachery and great injury.

4 **Canon 1602** - Perfidy is one of the most heinous acts against the law and society in that a person deliberately uses the
good faith and trust of others against them, thus creating confusion, further mistrust and turmoil.

5 **Canon 1603** - Of all the persons and inferior juridic persons that have existed, there exists two classes of persons who
6 have consistently demonstrated continued acts of perfidy against virtually every society and community, with apparent
immunity within the framework of inferior Roman Law: the Banking class and the Bar Associations [B.A.R. = British
7 Accreditation Registry; a foreign agency obliged to F.A.R.A].

8 **Canon 1604** - The Banking class of families sharing long history of creating, owning and controlling financial
institutions are the single greatest source of acts of Perfidy than every other class of professions and persons combined,
9 excluding the Bar Associations. As a result, this Banking class sharing common ancestry and cultural heritage have been
responsible for more wars, genocides, recessions, depressions and global misery than all the worst dictators of history.

10 **Canon 1605** - Second to the Banking class of families, the Bar Association are the second greatest source of acts of
Perfidy, usually working closely in support of the Banking class.

11 **Canon 1606** - In accordance with these Canons and the sacred Covenant Pactum De Singularis Caelum and as penalty
for their historic Perfidy, no person whose father, grandfather or great grandfather was a director of a bank or major
12 shareholder of a bank is permitted to hold any position of any financial institution, nor may any of their family be
involved in banking for seven generations that follow.

13 **Canon 1607** - In accordance with these Canons and the sacred Covenant Pactum De Singularis Caelum and as penalty
for their historic Perfidy, no person who is a member of a Bar Association is permitted to hold any position at law
14 including judge, magistrate, barrister, attorney, lawyer, clerk or assistant.

15 **Canon 1630** - Any competent authority that refuses to release a person from surety for any liability upon a permitted
"Admission of Mistake of Fact" fully consents to assume the liability for themselves.

16 **Canon 1631** - Any competent authority that refuses to offer relief to a person upon a permitted admission of Mistake of
Fact is guilty of fraud and a gross injury to the law.

17 **THE ACTION TO COMPENSATE FOR HARM**

18 **Canon 1729 §1** ... a party who has suffered harm from an offence can bring a contentious action for making good the
harm in the actual penal case itself.

19 **Canon 2048** - "Since 1933, when a child is borne in a State[Estate] under inferior Roman law, three [3] Cestui Que Vie]
20 Trusts are created upon certain presumptions, specifically designed to deny the child forever any rights of Real Property,
any Rights as a Free Person and any Rights to be known as man and woman rather than a creature or animal, by claiming
and possessing their Soul or Spirit.

21 **CANON LAW 3.3 Rights Suspension and Corruption**

22 **Article 100: Cestui Que Vie Trust [aka: CQV Trust and/or Fide Commissary Trust]**

23 **Canon 2057: Any Administrator or Executor that refuses to immediately dissolve a Cestui Que Vie**
24 **Trust, or if the man/womb-man wants to take control upon their Private Person establishing their**
25 **status and competency, the Fiduciary is guilty of fraud and fundamental breach of their fiduciary**
duties requiring their immediate removal and punishment.

26 **Psalms**

27 **1:1** - Happy is the man that hath not walked in the counsel of the wicked, nor stood in the way of sinners, nor sat in the
seat of the scornful.

1:6 For the [Prime Creator] regardeth the way of the righteous; but the way of the wicked shall perish.

84:10 - I had rather stand at the threshold of the house of my God, than to dwell in the tents of wickedness.

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cf. [Action of Second Continental 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.]

Whereas, the "contract clause" in the state and national constitutions provides for "no interference" of private contracts. An individual, operating in one's own private law (contracts/trusts) in honor, is the "highest law form in the entire world." (This is in lawful compliance with "Laws of Nature and of Nature's God" or "God's Laws".)

LINK TO: Original California State Constitution 1849:

<https://constitution.com/california-state-constitution-1849/>

Preamble

"We, the people of California, grateful to Almighty God for our freedom, in order to secure its blessings, do establish this Constitution."

Article I – Declaration of Rights

§ 1. Inherent Rights - " All men are by nature free and independent, and have certain inalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property: and pursuing and obtaining safety and happiness.."

§ 2. Source of Government - " All political power is inherent in the people. Government is instituted for the protection, security, and benefit of the people; and they have the right to alter or reform the same, whenever the public good may require it.."

Article I, Declaration of Rights, Section 16 of the "California State Constitution, 1849" AND . . .

Article I, Section 10, Clause 1 of the "Constitution for the united States of America", aka: "Contract Clause" state: "No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall ever be passed."

Article I, Section 9, Clause 8 [aka: TONA]: "No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress except of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State." ["esquire" is a title of nobility and B.A.R. = British Accreditation Registry (a foreign agency in America).]

Article I, Section 8, Clause 17: District of Columbia; Federal Property states that: "To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful Buildings;" [IN PLAIN ENGLISH: The "UNITED STATES, INC." (a federal corporation, not a nation) is only in the "DISTRICT OF COLUMBIA" and it is one's usage of the SSN (as trustee instead of beneficiary), zip codes on mail, registering to vote (one must claim to be a "U.S. citizen"), and all adhesion contracts that fail to disclose the full terms and conditions].

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1 **Article IV, Section 1** “*Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State.*” [Meaning: what is lawful in one state is recognized by all other nation states.]

2 And **Section 2** states “*The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.*”; [Therefore, the citations herein referenced from the California State Constitution of 1849 and codes are applicable in all of the several states of the union; and the people have the right to medical privacy further protected by the ADA and HIPAA].

4 **Article VI, Paragraph 2** “*Constitution for the united States of America*” is referred to as the **Supremacy Clause**. It establishes the federal constitution, and federal law generally, take precedence over state laws constitutions.

6 **Amendment I** guarantees that “*Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; ... or the right of the people peaceably to assemble,*”

7 **Amendment IV** “*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 Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.*”

9 **OATH OF OFFICE MAKES PUBLIC OFFICERS “FOREIGN”**

10 Those holding Federal or State public office, county or municipal office, under the Legislative, Executive or Judicial branch, including Court Officers, Judges, Prosecutors, Law Enforcement Department employees, Officers of the Court, and etc., before entering into these public offices, are required by the U.S. Constitution and statutory law to comply with **Title 5 U.S. Code § 3331, “Oath of office.”** State Officers are also required to meet this same obligation, according to State Constitutions and State statutory law.

12 All oaths of office are held under **22 CFR, Foreign Relations, Sections §§ 92.12 - 92.30**, and all who hold public office are held under **Title 8 U.S. Code § 1481** “*Loss of nationality by native-born or naturalized citizen; voluntary action; burden of proof; presumptions.*”

14 Under **Title 22 U.S. Code Foreign Relations and Intercourse § 611** - a Public Officer is considered a foreign agent. In order to hold public office, the candidate must file a true and complete registration statement with the State Attorney General as a foreign principle.

16 **8 U.S. Code § 1101** : The term “foreign state” includes outlying possessions of a foreign state, but **self-governing dominions or territories under mandate or trusteeship shall be regarded as separate foreign states.**

17 **19 Corpus Juris Secundum § 883**, [t]he United States government is a FOREIGN CORPORATION with respect to a state.

19 **15 U.S. Code 1673(c) and 31 CFR 363.22(c)** make it illegal for any STATE employee or agent to enforce any alleged “debt”.

20 **15 U.S. Code § 17 [Oct. 15, 1914, ch. 323, § 6, 38 Stat. 731]- Antitrust laws not applicable to labor organizations** states: “*The labor of a human being is not a commodity or article of commerce.*”

21 **18 U.S. Code § 641 - Public money, property or records** states: “*Whoever embezzles, steals, purloins, or knowingly converts to his use or the use of another, or without authority, sells, conveys or disposes of any record, voucher, money, or thing of value of the United States or of any department or agency thereof, or any property made or being made under contract for the United States or any department or agency thereof; or*

23 *Whoever receives, conceals, or retains the same with intent to convert it to his use or gain, knowing it to have been embezzled, stolen, purloined or converted—*

24 *Shall be fined under this title or imprisoned not more than ten years, or both;*”

25 **18 U.S. Code § 645 - Court officers generally** states: “*Whoever, being a United States marshal, clerk, receiver, referee, trustee, or other officer of a United States court, or any deputy, assistant, or employee of any such officer, retains or converts to his own use or to the use of another or after demand by the party entitled thereto, unlawfully retains any money coming into his hands by virtue of his official relation, position or employment, is guilty of embezzlement and shall ... be fined under this title or not more than double the value of the money so embezzled, whichever is greater, or imprisoned not more than ten years, or both; ...*

27 *It shall not be a defense that the accused person had any interest in such moneys or fund.*”

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1 **18 U.S. Code § 654 - Officer or employee of United States converting property of another** states: “Whoever, being
2 *an officer or employee of the United States or of any department or agency thereof, embezzles or wrongfully converts*
3 *to his own use the money or property of another which comes into his possession or under his control in the execution*
4 *of such office or employment, or under color or claim of authority as such officer or employee, shall be fined under this*
5 *title or not more than the value of the money and property thus embezzled or converted, whichever is greater, or*
6 *imprisoned not more than ten years, or both”*

7 **5 U.S. Code 7311 and Executive Order 10450** make violation of one’s Oath of Office a federal crime that is punishable
8 by removal from office, prison sentence, and fines.

9 **42 U.S. Code § 12203 [Public Law 113-85]** prohibits retaliation, interference, coercion, or intimidations against people
10 who oppose any act or practice made unlawful.

11 Crosby v Nation Foreign Trade Council, 530 U.S. 363 (2000), even when a State law is not in direct conflict with a
12 federal law, the state law could still be found unconstitutional under the Supremacy Clause, if the “state law is an
13 obstacle to the accomplishment and execution of Congress’s full purposes and objectives.

14 All "public servants," officers, Congressmen, politicians, judges, attorneys, law enforcement officers, States and their
15 various agencies, etc., are the express agents of these foreign principals - see **Foreign Agents Registration Act of 1938;**
16 **22 U.S. Code 286 et seq, 263A, 185G, 267J, 611(C) (ii) & (iii); Treasury Delegation Order #91.**

17 Foreign Agents Registration Act [FARA] is found under Public Law 75–583, and Statutes at Large: 52 Stat. 631, and 22
18 U.S. Code: Foreign Relations and Intercourse [Title 22 U.S.C. ch. 11 (Chapter 11: Foreign Agents *and Propaganda*),
19 sub-ch. II (Registration of *Foreign Propagandists*) § 611 et seq]. LINK: <https://www.justice.gov/nsd-fara/fara-index-and-act#611>

20 Where as “Exemptions” listed under § 613(g) states they are only exempt from registration if:
21 “... *Provided, ... legal representation does not include attempts to influence or persuade agency personnel or officials*
22 *other than in the course of judicial proceedings, criminal or civil law enforcement inquiries, investigations, or*
23 *proceedings, or agency proceedings required by statute or regulation to be conducted on the record.” [B.A.R. attorneys*
24 *are prohibited from writing legislation.]*

25 “**What are the penalties for violating FARA?** The penalty for a willful violation of FARA is imprisonment for not
26 more than five years, a fine of up to \$250,000, or both. Certain violations are considered misdemeanors, with penalties
27 of imprisonment of not more than six months, a fine of not more than \$5,000, or both. There are also civil enforcement
provisions that empower the Attorney General to seek an injunction requiring registration under FARA (for applicable
activities) or correcting a deficient registration statement.”

LINK: <https://www.justice.gov/nsd-fara/frequently-asked-questions>

If you believe an individual or entity may have an obligation to register, please contact the FARA Unit:
By E-mail: fara.public@usdoj.gov By Phone: (202) 233-0776 or (202) 233-0776-0777
By Correspondence:
FARA Unit, National Security Division
U.S. Department of Justice
175 N Street, NE
Constitution Square, Building 3 - Room 1.300
Washington, DC 20002

Public Law 89-486, Section 219 defines that *all agents of the United States are required to register.*

In the case of Victor RABINOWITZ et al., Petitioners, v. Robert F. KENNEDY, Attorney General of the United States;
The Supreme Court of the U.S. - 376 U.S. 605, 84 S.Ct. 919, 11 L.Ed.2d 940, No. 287. [Argued March 2, 1964. Decided
March 30, 1964.] David Rein, Washington, D.C., for petitioners. Stephen J. Pollak, Washington D.C., for respondent.
Mr. Justice GOLDBERG delivered the opinion of the Court:

7. We hold, for the reasons stated below, that the **Foreign Agents Registration Act [FARA]** plainly and unquestionably
requires petitioners to register. Since we conclude that the Court of Appeals was correct in ordering the case dismissed,
but for reasons other than those relied upon in its opinion, we do not pass upon the reasoning by which that court arrived
at its decision, nor do we have occasion to consider the scope of the declaratory judgment remedy or the sovereign
immunity doctrine.

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1 8. The Foreign Agents Registration Act was first enacted by Congress on June 8, 1938. It required agents of foreign
2 principals to register with the Secretary of State. '*(A)gent of a foreign principal*' was defined as '*any person who acts or*
3 *engages or agrees to act as a public-relations counsel, publicity agent, or as agent, servant, representative, or attorney*
4 *for a foreign principal * * *.*' 52 Stat. 631, 632. (Emphasis added.) 'Foreign principal' was defined as '*the government of*
5 *a foreign country, a political party of a foreign country, a person domiciled abroad, or any foreign business,*
6 *partnership, association, corporation, or political organization * * *.*' Exempted from the definition of 'agent of a
7 foreign principal' was 'a person, other than a public-relations counsel, or publicity agent, performing only private, non-
8 political, financial, mercantile, or other activities in furtherance of the bona fide trade or commerce of such foreign
9 principal.' 52 Stat. 631, 632. (Emphasis added.) In 1961, the exemption section was amended to apply to persons
10 'engaging or agreeing to engage only in private and non-political, financial or mercantile activities in furtherance of the
11 bona fide trade or commerce of such foreign principal * * *.'² (Emphasis added.) 75 Stat. 784. The Senate and House
12 Reports accompanying this amendment state its purpose as follows:

13 9. '*The so-called commercial exemption has proved to be ambiguous. During hearings held on H.R. 6817 in the 86th*
14 *Congress, a bill identical to H.R. 470, a representative of the Department of Justice testified that the language contained*
15 *in the exemption has led to confusion and unnecessarily difficult problems in the administration of the law. Argument*
16 *has been made that if an agent of a foreign principal meets any one of the above-quoted conditions, as distinguished*
17 *from meeting several or all of the requirements, it need not register. As rewritten, the section with its proposed changes*
18 *and sentence structure makes it clear that for an agent to qualify for exemption from the obligation of registering, it must*
19 *be engaged in activities which meet either of two sets of three requirements. They must be private and nonpolitical and*
20 *financial, or private and nonpolitical and mercantile. If any one of these characteristics is lacking, the agent cannot*
21 *qualify for exemption and therefore must register under the act.'* (Emphasis added.) S.Rep. No. 1061, 87th Cong., 1st
22 Sess., p. 2; U.S. Code Congressional and Administrative News, 1961, p. 3219.

23 12. Although the work of a lawyer in litigating for a foreign government might be regarded as 'private and nonpolitical'
24 activity, it cannot properly be characterized as only 'financial or mercantile' activity. It is clear from the statute and its
25 history that 'financial or mercantile' activity was intended to describe conduct of the ordinary private commercial
26 character usually associated with those terms. See, e.g., S.Rep. No. 1783, 75th Cong., 3d Sess. Furthermore, although the
27 interest of a government in litigation might be labeled 'financial or mercantile,' it cannot be deemed only 'private and
nonpolitical.' Since an attorney may not qualify for exemption '(i)f any one of these characteristics is lacking,' it would
be impossible to conclude, under any construction of the statute, that petitioners are engaging 'only in private and
nonpolitical financial or mercantile activities.'

13 **13. We conclude, therefore, that petitioners, attorneys representing a foreign government in legal matters**
14 **including litigation, are not exempt from registering under the Foreign Agents Registration Act.**

15 The American B.A.R. Association had an insurance policy granting all their members exemption from the F.A.R.A.;
16 until July 11, 2013 when Pope Francis rescinded their insurance policy and stated each individual must apply for their
17 own insurance on their own behalf [cf. "APOSTOLIC LETTER, ISSUED MOTU PROPRIO, OF THE SUPREME PONTIFF FRANCIS, ON
18 THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS"], and in a video on
19 YouTube, Chief Justice John Roberts stated this at their "2012 annual American Bar Association" meeting conference.

20 **LINK TO APOSTOLIC LETTER:** http://www.vatican.va/content/francesco/en/motu_proprio/documents/papa-francesco-motu-proprio_20130711_organigiudiziari.html

21 **10 U.S. Code Chapter 13: INSURRECTION; SECTION 253:**
22 **Interference with State and Federal law states:**

23 The President, by using the militia or the armed forces, or both, or by any other means, shall take such measures as he
24 considers necessary to suppress, in a State, any insurrection, domestic violence, unlawful combination, or conspiracy, if
25 it -

- 26 (1) so hinders the execution of the laws of that State, and of the United States within the State, that any part or class of
27 its people is deprived of a right, privilege, immunity, or protection named in the Constitution and secured by law, and
the constituted authorities of that State are unable, fail, or refuse to protect that right, privilege, or immunity, or to give
that protection; or
(2) opposes or obstructs the execution of the laws of the United States or impedes the course of justice under those
laws.

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1 **Vol. 7 of Corpus Juris Secundum** [C.J.S. - meaning, "Second Body of the Law"; whereas the first body of law is the
2 **Laws of God and nature – Hierarchy of Law] - ATTORNEY & CLIENT**

3 **§ 2** "...and the term is synonymous with "attorney". Therefore, anyone advertising himself as a lawyer holds himself out
4 to be an attorney, an attorney at law, or counselor at law.

5 *A client is one who applies to a lawyer or counselor for advice and direction in a question of law, or commits his cause
6 to his management in prosecuting a claim or defending against a suit in a court of justice; one who retains the attorney,
7 is responsible to him for his fees, and to whom the attorney is responsible for the management of the suit; one who
8 communicates facts to an attorney expecting professional advice. Clients are also called "wards of the court" in regard
9 to their relationship with their attorneys."*

10 **"Wards of court. Infants and persons of unsound mind placed by the court under the care of a guardian.**
11 *Davis Committee v. Loney, 290 Ky. 644, 162 S.W. 2d. 189, 190. Their rights must be guarded jealously.
12 Montgomery v. Erie R. Co., C.C.A.N.J., 97 F, 2d 289, 292. See Guardianship"*

13 **"In propria persona. In one's own proper person.** *It was formerly a rule in pleading that pleas to the
14 jurisdiction of the court must be plead in propria persona, because if pleaded by attorney they admit the
15 jurisdiction, as an attorney is an officer of the court, and he is presumed to plead after having obtained leave,
16 which admits the jurisdiction. See Pro se."*

17 **§ 4** *"His first duty is to the courts and the public, not to the clients, and wherever the duties to his client conflict with
18 those he owes as an officer of the court in the administration of justice, the former must yield to the latter."*

19 **IN PLAIN ENGLISH:** One who retains an attorney is: **a)** a legal minor or mentally incompetent to
20 present one's self, **b)** has submitted to the jurisdiction of the court, and **c)** forfeits the right to
21 challenge venue and jurisdiction due to hiring an "attorney at-law" whose **first duty** [by their "Oath"]
22 is **to their court and the public**, and **NOT their paying client**. This literally means that no client
23 represented by an attorney could ever be held culpable for statements made by said contracted
24 attorney representing them – even statements made during an interview, because the attorney has *no*
25 **unlimited duty to perform at the will of their private client's behest.**

26 **18 Corpus Juris Secundum, page 281, section 176;** the phrase "coram non judice" means "***In presence of a person
27 not a judge.***" When a suit is brought and determined in a court that has no jurisdiction in the matter, it is said to be
28 'coram non judice' and it is a "void judgment". Therefore any and all acts done by a court that has no jurisdiction over
29 the person and/or cause and/or process are "coram non judice."

30 **[This is especially applicable for one who correctly applies the 'Private Administrative Due Process of Law' to
31 obtain a "Summary Judgment" (usually by tacit consent, and tacit acquiescence, and tacit procurement) and
32 record as such with the County Recorder, then in one's local US District Court with one's "Court Order".]**

33 **50 U.S. Code § 842. Proscription of Communist Party, its successors, and subsidiary organizations:** "The
34 Communist Party of the United States, or any successors of such party regardless of the assumed name, whose object or
35 purpose is to overthrow the Government of the United States, or the government of any State, Territory, District, or
36 possession thereof, or the government of any political subdivision therein by force and violence, are not entitled to any
37 of the rights, privileges, and immunities attendant upon legal bodies created under the jurisdiction of the laws of the
38 United States or any political subdivision thereof; and whatever rights, privileges, and immunities which have heretofore
39 been granted to said party or any subsidiary organization by reason of the laws of the United States or any political
40 subdivision thereof, are terminated: Provided, however, That nothing in this section shall be construed as amending the
41 Internal Security Act of 1950, as amended [50 U.S.C. 781 et seq.] (Aug. 24, 1954, ch. 886, § 3, 68 Stat. 776.)"

42 **Report on the National Lawyers Guild, legal bulwark of the Communist Party**

43 LINK: <https://archive.org/details/reportonnational1950unit>

44 In the several states, the constitutions show that all political power is inherent in the people, yet, private courts are being
45 used, with B.A.R. [British Accreditation Registry] attorneys present to steal children, money, and other private property
46 from the people without due process of law or a jury of peers.

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1 **On Thursday, May 28th, 2020** this article was reported exposing the B.A.R. members a New York State Bar
2 Association task-force group believe it should be mandatory for all Americans to have a COVID-19
3 vaccination, when one is available, **including those who won't want it for "religious, philosophical or
4 personal reasons."** Attorneys are attempting to create and enact legislation **permitting only one exception,**
5 for people who should not medically have the vaccination, as directed by their doctors.

6 **If a man-made law is just, then it shall be in harmony with God's Laws and Laws of God's Nature. All
7 of man's laws, except for the many maxims of law, are commercial in nature.**

8 **On February 28, 2003; Judge Edith Jones** of the U.S. Court of Appeals for the Fifth Circuit, told the
9 Federalist Society of Harvard Law School that the American legal system has been corrupted almost beyond
10 recognition. She said the question of what is **morally right** is routinely **sacrificed** to what is politically
11 expedient. The change has come because legal philosophy has descended to nihilism.

12 **"The integrity of law, its religious roots, its transcendent quality are disappearing."** she told the students.

13 *"The first 100 years of American lawyers were trained on Blackstone, who wrote that: 'The law of nature,
14 dictated by God himself, is binding, in all counties and at all times; no human laws are of any validity if
15 contrary to this; and such of them as are valid derive all force and all their authority from this original.' The
16 Framers created a government of limited power with this understanding of the rule of law - that it was
17 dependent on transcendent religious obligation."*

18 *"... for unalienable rights were given by God to all our fellow citizens. Having lost sight of the moral and
19 religious foundations of the rule of law, we are vulnerable to the destruction of our freedom, our equality
20 before the law and our self-respect. It is my fervent hope that this new century will experience a revival of the
21 original understanding of the rule of law and its roots.*

22 *"The answer is a recovery of moral principle, the sine qua non of an orderly society. Post 9/11, many events
23 have been clarified. It is hard to remain a moral relativist when **your own people are being killed.**"*

24 **SOURCE:** judicial-discipline-reform.org/docs/CA5_JEdith_Jones_corrupt_legal_sys.pdf

25 **"A corporation can neither practice law nor hire lawyers to carry on the business of practicing law for it."**

26 – People v California Protective Corp 76 Cal. App. 354, 244 Pac. 1089

27 **"The practice of law cannot be licensed by any state/State."** Schware v Board of Bar Examiners, United
States Reports 353 U.S. pgs. 238, 239. In Sims v Aherns, 271 S.W. 720 (1925) **"The practice of law is an
occupation of common right."** [B.A.R. cards are not licenses. They are union/club membership cards.]

Public Law: 103-141 [aka: H.R.1308 - Religious Freedom Restoration Act of 1993]

1 **Passed Senate amended (10/27/1993)** – states: "Prohibits any agency, department, or official of the United
2 States or any State (the government) from substantially burdening a person's exercise of religion even if the
3 burden results from a rule of general applicability, except that the government may burden a person's exercise
4 of religion only if it demonstrates that application of the burden to the person: (1) furthers a compelling
5 governmental interest; and (2) is the least restrictive means of furthering that compelling governmental
6 interest.

7 Declares that: (1) nothing in this Act shall be construed to interpret the clause of the First Amendment to the
8 Constitution prohibiting the establishment of religion; (2) the granting of government funding, benefits, or
9 exemptions, to the extent permissible under that clause, shall not constitute a violation of this Act; and (3) as
10 used in this Act, "granting" does not include the denial of government funding, benefits, or exemptions."

11 **LINK:** <https://www.congress.gov/bill/103rd-congress/house-bill/1308/text>

12 ////

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I accept and invoke **Presidential Executive Order 13925 “Preventing Online Censorship”**

LINK: <https://www.govinfo.gov/content/pkg/FR-2020-06-02/pdf/2020-12030.pdf> which begins stating:

“**Section 1. Policy.** Free speech is the bedrock of American democracy. Our Founding Fathers protected this sacred right with the First Amendment to the Constitution. The freedom to express and debate ideas is the foundation for all of our rights as a free people.

In a country that has long cherished the freedom of expression, we cannot allow a limited number of online platforms to hand pick the speech that Americans may access and convey on the internet. This practice is fundamentally un-American and anti-democratic. When large, powerful social media companies censor opinions with which they disagree, they exercise a dangerous power. They cease functioning as passive bulletin boards, and ought to be viewed and treated as content creators.” [NOTE: Was never revoked by E.O. 14029 on 05/14/2021 which is null and void ab initio due to “President Biden” being several “Joe Biden” imposters wearing a special CIA-type mask; fits like a second skin.]

And **Presidential Executive Order 13926 “Advancing International Religious Freedom”**

LINK: <https://www.govinfo.gov/content/pkg/FR-2020-06-05/pdf/2020-12430.pdf>; which begins stating:

“**Section 1. Policy.** (a) Religious freedom, America's first freedom, is a moral and national security imperative. Religious freedom for all people worldwide is a foreign policy priority of the United States, and the United States will respect and vigorously promote this freedom. As stated in the 2017 National Security Strategy, our Founders understood religious freedom not as a creation of the state, but as a gift of God to every person and a right that is fundamental for the flourishing of our society.”

And **Presidential Executive Order 13958 “Establishing the President's Advisory 1776 Commission”**

LINK: <https://www.govinfo.gov/content/pkg/FR-2020-11-05/pdf/2020-24793.pdf>; which begins stating:

“**Section 1. Purpose.** The American founding envisioned a political order in harmony with the design of “**the Laws of Nature and of Nature's God,**” seeing the rights to life, liberty, and the pursuit of happiness as embodied in and sanctioned by natural law and its traditions.”

And **Presidential Executive Order 13818 “Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption”**

LINK: <https://www.govinfo.gov/content/pkg/FR-2017-12-26/pdf/2017-27925.pdf>; which begins by stating:

“**Section 1.** (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in:”

And **Presidential Executive Order 13966 “Increasing Economic and Geographic Mobility”**

LINK: <https://www.govinfo.gov/content/pkg/DCPD-202000892/pdf/DCPD-202000892.pdf>; which states:

“**Section 1. Policy and Principles.** As expressed in Executive Order 13777 of February 24, 2017 (Enforcing the Regulatory Reform Agenda), it is the policy of the United States to alleviate unnecessary regulatory burdens placed on the American people. **Overly burdensome occupational licensing requirements can impede job creation and slow economic growth,** which undermines our Nation’s prosperity and the economic well-being of the American people. Such regulations can prevent American workers and job seekers from earning a living, maximizing their personal and economic potential, and achieving the American Dream. **The purpose of this order is to reduce the burden of occupational regulations** in order to promote the free practice of commerce, lower consumer costs, and increase economic and geographic mobility, including for military spouses.”

And **Presidential Executive Order 14036 “Promoting Competition in the American Economy”**

LINK: <https://www.govinfo.gov/content/pkg/DCPD-202100578/pdf/DCPD-202100578.pdf>; which states:

“**Section 1. Policy.** A fair, open, and competitive marketplace has long been a cornerstone of the American economy, while excessive market concentration threatens basic economic liberties, democratic accountability, and the welfare of workers, farmers, small businesses, startups, and consumers.

Powerful companies require workers to sign non-compete agreements that restrict their ability to change jobs. And, while many occupational licenses are critical to increasing wages for workers and especially workers of color, **some overly restrictive occupational licensing requirements can impede workers’ ability to find jobs and to move between States.** [In other words: Every one who had their credentials and/or licensure revoked in violation of one’s liberties and/or contracts with those agencies due to refusal to comply and/or consent to unlawful and/or illegal restrictions during the “COVID-19 pandemic” may continue practice in their field, and they may even “*block the property*” [businesses and their bank accounts are property] of companies, corporations, and agencies for these crimes.]

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1 **Public Law 97-280 declares the Bible as the Word of God [the Prime Creator of this Universe]:**
2 <https://www.govinfo.gov/content/pkg/STATUTE-96/pdf/STATUTE-96-Pg1211.pdf>

3 **UNIVERSAL DECLARATION OF [MANKIND] RIGHTS** states within **Article 15:**

- 4 1. Everyone has the right to a nationality.
- 5 2. No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

6 **Pursuant to the Torah and/or Tanakh [aka: “Old Testament”]:**

7 **Deuteronomy 4:2** commands that:

8 *“Ye shall not add unto the word which I command you, neither shall ye diminish from it, that ye may keep the commandments of the LORD your God which I command you.”*

9 **Ezekiel 33:6** commands that: *“But if the watchman see the sword come, and blow not the horn, and the people be not warned, and the sword do come, and take any person from among them, he is taken away in his iniquity, but his blood will I require at the watchman's hand.”* ~ As a Whistleblower for the Prime Creator, I AM blowing the horn.

10 Whereas, I have accepted the Covenant of the Prime Creator of this Universe, a loving and compassionate god, who has commanded me the forbiddance of any and all forms of consent to worship and/or giving jurisdiction over my body and/or mind and/or spirit and/or soul and/or property and/or offspring/heirs to any other god, “person”, or mere mortal human [hue man/ hue of man = “color-of-man”] Being/s who have deceptively created “color-of-law” [de facto] codes, legislation, regulations, rules, statutes, and etcetera in conflict with “God’s Laws” [de jure] and “Laws of God’s Nature” to force mankind into **peonage, slavery, or trafficking in persons**. [Exodus, Ch. 20 and 18 U.S. Code Ch. 77]

11 The Prime Creator of this Universe has commanded four times [satisfying the “four corners” rule of law] in the book of Deuteronomy within Chapters Four, Five, Six, and Twelve that: **“1 ... hearken unto the statutes and unto the ordinances, 2 Ye shall not add unto the word which I command you, neither shall ye diminish from it, that ye may keep the commandments”**. This explicitly prohibits the worship of, or governance under, any people acting as **voluntary public servants**. No one is a government “officer” and/or “official” and/or “authority” [condition of being creator] of any kind over people created by God and under God’s Laws and Laws of God’s Nature. **I shall not consent to the blasphemous and inferior codes, regulations, rules, statutes, and etcetera created by man with the intent to rule over other members of mankind, as superior to the Divine Creator of this Universe.**

12 The Book of Genesis within Chapter 1 clearly states in the following verses: **26** “And God said: ‘Let us make man in our image, after our likeness; and let them have dominion over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing that creepeth upon the earth.’ **27** And **God created man in His own image**, in the image of God created He him; male and female created He them. **28** And God blessed them; and God said unto them: ‘Be fruitful, and multiply, and replenish the earth, and subdue it; and **have dominion over** the fish of the sea, and over the fowl of the air, and over every living thing that creepeth upon the earth.’ **29** And God said: ‘Behold, **I have given you every herb yielding seed, which is upon the face of all the earth, and every tree, in which is the fruit of a tree yielding seed--to you it shall be for food; ’**”.

13 God does not give man dominion over other people, nor to create a sub-class of people called “human” Beings. In fact, Genesis 1:26 is literally the First Trust and was created for mankind as Beneficiary of this world, and 1:29 is God’s Law commanding mankind to eat the plants [and does not exclude ayahuasca, cannabis, psilocybin, and etcetera]. Hallelu-Yah! Hallelu-Yah! Hallelu-Yah! Hallelu-Yah!

14 In the Biblical Aramaic **“Ruach Elohim”** means **“the breath of God”**. Therefore, the Prime Creator of this Universe has granted mankind the gift of air to breathe so that mankind may live; **NOT** cover your faces with masks or any other decorative adornment, especially a satanic ritual of initiation to Lucifer. Hallelu-Yah!

15 **Genesis 38:15** When Judah saw her, he thought her to be a harlot; for she had covered her face.

16 **Leviticus 13:45** And the leper in whom the plague is, ... he shall cover his upper lip, and shall cry: ‘Unclean, unclean.’

17 **Exodus Chapter 20** clearly discloses that the God of this world forbids the people to have any other gods before Him for they are “false gods” leading to “idol worship”, and we are commanded to only follow our God’s laws known as “statutes and ordinances”.

18 **Chapter 5:16** the 9th Commandment states: “Neither shalt thou bear false witness against thy neighbour.”

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1 **Ezekiel 37:5** "... Behold, I will cause breath to enter into you, and ye shall live."

2 **Job 33:4** "The spirit of God hath made me, and the breath of the Almighty given me life."

3 **Proverbs Chapter 6** states that "**12** A base person, a man of iniquity, is he that walketh with a froward mouth; **13** That winketh with his eyes, that scrapeth with his feet, that pointeth with his fingers; **14** Frowardness is in his heart, he deviseth evil continually; he soweth discord. **15** Therefore shall his calamity come suddenly; on a sudden shall he be broken, and that without remedy." {P}

4 **16** There are six things which the LORD hateth, yea, seven which are an abomination unto Him: **17** Haughty eyes, a lying tongue, and hands that shed innocent blood; **18** A heart that deviseth wicked thoughts, feet that are swift in running to evil; **19** A false witness that breatheth out lies, and he that soweth discord among brethren." {P}

5 **20:27** "The spirit of man is the lamp of [God], searching all the inward parts."

6 **Therefore, people who are members of so-called "secret societies" have always been prohibited**
7 **from holding "any and all offices of trust and profit, or both"; and shall hereby immediately**
8 **resign from office, or suffer the consequences of your choices by immediate removal using**
9 **military force via the People's commandeering military assistance from the United States**
10 **Army Provost Marshal General – if necessary - and tried by military tribunal under the new**
11 **Nuremberg Trials for your intentionally egregious crimes against mankind, especially those**
12 **against the innocent minors of mankind.**

13 **Isaiah 54:17** "No weapon that is formed against thee shall prosper; and every tongue that shall rise against thee in judgment thou shalt condemn."

14 **Hosea 4:1** "Hear the word of God, ye children of Israel! for God hath a controversy with the inhabitants of the land, because there is no truth, nor mercy, nor knowledge of God in the land. **2** Swearing and lying, and killing, and stealing, and committing adultery! they break all bounds, and blood toucheth blood.... **6** My people are destroyed for lack of knowledge; because thou hast rejected knowledge, I will also reject thee, that thou shalt be no priest to Me; seeing thou hast forgotten the law of thy God, I also will forget thy children.... **8** They feed on the sin of My people, and set their heart on their iniquity.... **14** ... the people that is without understanding is distraught."

15 **Psalms**

16 **1:1** Happy is the man that hath not walked in the counsel of the wicked, nor stood in the way of sinners, nor sat in the seat of the scornful.

17 **58:2** Do ye indeed speak as a righteous company? Do ye judge with equity the sons of men?

18 **64:1-6 1** For the Leader. A Psalm of David. **2** Hear my voice, O God, in my complaint; preserve my life from the terror of the enemy. **3** Hide me from the council of evil-doers; from the tumult of the workers of iniquity; **4** Who have whet their tongue like a sword, and have aimed their arrow, a poisoned word; **5** That they may shoot in secret places at the blameless; suddenly do they shoot at him, and fear not. **6** They encourage one another in an evil matter; they converse of laying snares secretly;

19 **146:3** "Put not your trust in princes, nor in the son of man, in whom there is no help."

20 **LINK with Hebrew/English side-by-side: <http://mechon-mamre.org/p/pt/pt0.htm>**

21 Whereas, I am not a Christian, but many American People are, and thus the following scriptures shall apply:

22 **1 Corinthians 8:12** - By sinning against your brothers in this way and wounding their weak conscience, you sin against Christ.

23 **Luke 17:2** - **It would be better for him to have a millstone hung around his neck and to be thrown into the sea than to cause one of these little ones to stumble.**

24 **Malachi 2:7** - For the lips of a priest should preserve knowledge, and people should seek instruction from his mouth, because he is the messenger of the LORD of Hosts.

25 **Malachi 2:8, 13** - But ye are departed out of the way; ye have caused many to stumble at the law; ye have corrupted the covenant of Levi, saith the LORD of hosts...

26 **Mark 9:42** - But if anyone causes one of these little ones who believe in Me to stumble, it would be better for him to have a large millstone hung around his neck and to be thrown into the sea.

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1 **Matthew 13:41,42** - The Son of man shall send forth his angels, and they shall gather out of his kingdom all things that offend, and *them which do iniquity*; ...

2 **Matthew 17:27** - "But so that we may not offend them, go to the sea, cast a hook, and take the first fish you catch. When you open its mouth, you will find a four-drachma coin. Take it and give it to them for My tax and yours."

3 **Matthew 18:6** - But if anyone causes one of these little ones who believe in Me to stumble, it would be better for him to have a large millstone hung around his neck and to be drowned in the depths of the sea.

4 **Matthew 18:7** - Woe unto the world because of offences! for it must needs be that offences come; but woe to that man by whom the offence cometh!

5 **Matthew 23:13** - But woe unto you, scribes and Pharisees, hypocrites! for ye shut up the kingdom of heaven against men: for ye neither go in yourselves, neither suffer ye them that are entering to go in.

6 **Matthew 26:24** - The Son of man goeth as it is written of him: but woe unto that man by whom the Son of man is betrayed! it had been good for that man if he had not been born.

7 **1 Samuel 2:17, 22-25** - Wherefore the sin of the young men was very great before the LORD: for men abhorred the offering of the LORD...

8 **1 Samuel 3:13** - I told him that I would judge his house forever for the iniquity of which he knows, because his sons blasphemed God and he did not restrain them.

9 **2 Samuel 12:14** - Howbeit, because by this deed thou hast given great occasion to the enemies of the LORD to blaspheme, the child also that is born unto thee shall surely die.

10 **1 Timothy 4:1** - Now the Spirit expressly states that in later times some will abandon the faith to follow deceitful spirits and the teachings of demons

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Whereas, **“LEGAL”** is defined as: **“The undoing of God’s Law.”**

[1893 Dictionary of Arts and Sciences, Encyclopedia Britannica, a dictionary of arts, sciences and general literature / The R.S Peale 9th 1893]

The 2020 **Mason’s Manual § 73** states:

“... sovereign authority lies in the people as per the constitution.”

"The rights of the individuals are restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government."

The U.S. Department of Transportation **“Exemptions to the Federal Motor Carrier Safety Regulations (FMCSR)”** webpage states:

“Non-Business Related Transportation of Personal Property [aka: “private travel”]

The Federal Motor Carrier Safety Administration (FMCSA) has previously provided guidance regarding an exception to the Federal Motor Carrier Safety Regulations (FMCSRs) for **non-business [aka: private travel]** related transportation of personal property, including the transportation of animals and vehicles to shows or other events. **To qualify** for this exception, there can be **no compensation** for the transportation, and the **driver cannot be engaged in business** related to the transportation (e.g., a professional racing operation transporting horses or cars to a race).

In such non-business related transportation of personal property, **the FMCSRs do not apply**, even if prize or scholarship money is offered. This exception includes the Hours-of-Service (HOS) regulations and requirements for Electronic Logging Devices (ELDs). As previously noted in the Agency’s guidance relating to the transportation of horses, the **Commercial Driver’s License (CDL) regulations do not apply to transportation of personal property when the vehicle is used strictly for non-business purposes”**

LINK: <https://www.fmcsa.dot.gov/hours-service/elds/agricultural-exceptions-and-exemptions-fmcsa-safety>

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1 CALIFORNIA VEHICLE CODES [related to private travel vs operating in commerce]:

2 **CVC Section 21052**

3 The provisions of this code applicable to the drivers of vehicles upon the highways apply to the drivers of all
4 vehicles while engaged in the course of employment by this State, any political subdivision thereof, any municipal
5 corporation, or any district, including authorized emergency vehicles subject to those exemptions granted such
6 authorized emergency vehicles in this code.

7 **CVC 260**

8 (a) A “commercial vehicle” is a motor vehicle of a type required to be registered under this code used or maintained for
9 the transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily for the
10 transportation of property.

11 (b) Passenger vehicles and house cars that are *not used for the transportation of persons for hire, compensation, or*
12 *profit* are not commercial vehicles. This subdivision shall not apply to Chapter 4 (commencing with Section 6700) of
13 Division 3.

14 **CVC 17459**

15 The acceptance by a resident of this state of a certificate of ownership or a certificate of registration of any motor
16 vehicle or any renewal thereof, issued under the provisions of this code, shall constitute the consent by the person
17 that service of summons may be made upon him within or without this state, whether or not he is then a resident of
18 this state, in any action brought in the courts of this state upon a cause of action arising in this state out of the ownership
19 or operation of the vehicle.

20 **CVC 17460**

21 The acceptance or retention by a resident of this state of a driver’s license issued pursuant to the provisions of this
22 code, shall constitute the consent of the person that service of summons may be made upon him within or without
23 this state, whether or not he is then a resident of this state, in any action brought in the courts of this state upon a cause
24 of action arising in this state out of his operation of a motor vehicle anywhere within this state.

25 [NOTE: § 17459 & 17460 are one’s consent to be sued by the “STATE OF CALIFORNIA”.]

26 **In plain English:** Fees such as Driver's License, Insurance and Registration are not required if you are private, and do
27 not transport people or products for pay.

The States have authority to regulate COMMERCE, but not the living man. The 'true state' is the people, as established
IN law and not “at-law”. The “STATE OF CALIFORNIA” is no True State without a social compact. (The Law of
Nations) True law. Since I have no social compacts, then the corporate "STATE OF CALIFORNIA" and all other States
of the union, shall respect my natural and inherent right to be let alone.

“Public Law” is for the private people to utilize in citation of lawful processes; whereas codes, regulations, rules,
statutes, and etcetera are merely applicable to the *public servants* who took an oath of office. Therefore, a charge for
perjury [re-codified under “Title 18 U.S. Code § 1621 Perjury Generally”] would appear by private people as: June
25, 1948, ch. 645, 62 Stat. 773; Pub. L. 88-619, § 1, Oct. 3, 1964, 78 Stat. 995; Pub. L. 94-550, § 2, Oct. 18, 1976, 90
Stat. 2534; Pub. L. 103-322, title XXXIII, § 330016(1)(I), Sept. 13, 1994, 108 Stat. 2147.

And those Public Laws state:

“Whoever -

(1) having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States
authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written
testimony, declaration, deposition, or certificate by him subscribed, is true, willfully and contrary to such oath states or
subscribes any material matter which he does not believe to be true; or

(2) in any declaration, certificate, verification, or statement under penalty of perjury as permitted under section 1746
of title 28, United States Code, willfully subscribes as true any material matter which he does not believe to be true;
is guilty of perjury and shall, except as otherwise expressly provided by law, be fined under this title or imprisoned not
more than five years, or both. **This section is applicable whether the statement or subscription is made within or
without the United States.”**

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1 **Color of Law:**

2 "Color" means "An appearance, semblance, or simulacrum, as distinguished from that which is real. A prima facie or
3 apparent right. Hence, a deceptive appearance, a plausible, assumed exterior, concealing a lack of reality; a disguise or
4 pretext. See also colorable." Blacks' Law Dictionary, 5th Ed. Pg. 240

5 "Colorable means "That which is in appearance only, and not in reality, what it purports to be, hence counterfeit feigned,
6 having the appearance of truth." Windle v Flinn, 196 Or. 654, 251 P.2d 136, 146.

7 "Color of Law" means "The appearance or semblance, without the substance, of legal right. Misuse of power, possessed
8 by virtue of state law and made possible only because wrongdoer is clothed with authority of state is action taken under
9 'color of law'." Atkins v. Lanning, D.C. Okl., 415 F. Supp. 186, 188.

10 **Mandate (16c) defined in Blacks Law Dictionary 11th Ed in Roman and civil law as:**

11 "A written command given by a principal to an agent; specif., a commission or contract by which one person (the
12 mandator) **request** someone (the mandatory) to perform some service **gratuitously**, the commission becoming effective
13 **when the mandatory agrees.**"

14 Therefore, mandates are *ONLY* mandatory *IF* one agrees to it. Mandates are not laws. This is satanic word sorcery.

15 The only difference between a government mandated lockdown and martial law is: the propaganda used.

16 HOW TO DETHRONE TYRANTS. "*Tyrants can be dethroned without any use of force, and without the need for
17 prolonged strife, so long as enough people desire freedom and have the strength and inner fortitude to practice non-
18 compliance and civil disobedience and to resist commands that are immoral and contrary to the functioning of a free
19 and prosperous society.*" ~ Etienne de La Boetie

20 ***"The smallest minority on earth is the individual. Those who deny individual rights
21 cannot claim to be defenders of minorities."* ~ Ayn Rand**

22 "*Nations Being composed of men naturally free and independent, and who, before the establishment of civil societies,
23 lived together in the state of nature, - Nations, or sovereign states, are to be considered as so many free persons living
24 together in the state of nature. It is a settled point with writers on the natural law, that all men inherit from nature a
25 perfect liberty and independence, of which they cannot be deprived without their own consent. In a State, the individual
26 citizens do not enjoy them fully and absolutely, because they have made a partial surrender of them to the sovereign. But
27 the body of the nation, the State, remains absolutely free and independent with respect to all other men, and all other
28 Nations, as long as it has not voluntarily submitted to them.*" ~ Emer De Vattel's "LAW OF NATIONS"
29 **PRELIMINARIES; Idea and General Principles of the Law of Nations § 4.**

30 ***Also: "...where there is no protection - there is no allegiance required...."***

31 And any 'presumed' contract is null and void ab initio for non-disclosure of terms and conditions. Pursuant to Statutes at
32 Large 62 Stat. 775, ch. 645, June 25, 1948. Codified at: **18 U.S. Code § 1661 'Robbery Ashore'** for "taking one's
33 property" requires the penalty of life in prison. Make no mistake! The People's *liberties are* private property!

34 "The term "liberty"... denotes not merely freedom from bodily restraint but also the right of the individual to contract to
35 engage in any of the common occupations of life, to acquire useful knowledge, to marry, to establish a home and bring
36 up children, to worship God according to the dictates of his own conscience... The established doctrine is that this liberty
37 may not be interfered with, under guise of protecting public interest, by legislative action...." Meyer v. Nebraska, 262
38 U.S. 390, 399, 400 (1923).

39 Laws of Nations and International Laws provides for a 'self-governing' responsible people to operate in the same manner
40 as secured un-a-lien-able liberties are protected in a constitutional republic form of government does provide.

41 In 1891, the Supreme Court of the United States embraced Judge Cooley's famous definition of 'liberty':
42 See E. Griswold, The Right to be Let Alone, 55 Nw.U.L.Rev. 216 (1960). *No right is held more sacred, or is more
43 carefully guarded, by the common law, than the right of every individual to the possession and control of his own person,
44 free from all restraint or interference of others, unless by clear and unquestionable authority of law. As well said by
45 Judge Cooley, 'The right to one's person may be said to be a right of complete immunity: to be let alone.'* BREESE v.
46 SMITH, 501 P.2d 159 (1972)(1). [Same in Terry v. Ohio, 392 U.S. 1].

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1 RABINOWITZ, Justice (Supreme Court of Alaska): "We hold these truths to be self-evident, that all men are created
2 equal, that they are endowed by their Creator with certain inalienable Rights, that among these are Life, Liberty and the
3 pursuit of Happiness. [...] In reaching this conclusion, we are cognizant of the fact that the term 'liberty' is an illusive
4 concept, incapable of definitive, comprehensive explication. Yet at the core of this concept is the notion of **total personal
immunity from governmental control: the right 'to be let alone.'**"

5 In 1891, the Supreme Court of the United States embraced Judge Cooley's famous definition of "liberty": See E.
6 Griswold, **The Right to be Let Alone**, 55 Nw.U.L.Rev. 216 (1960).

7 **American Jurisprudence 2nd 1964 vol. 16 § 362 Nature of Right guaranteed** - The right of property, is a
8 fundamental, natural, inherent, and unalienable right. In fact, it does not owe its origin; to the constitutions; which
9 protect it, for it existed before them. It is sometimes characterized judicially; as a sacred right, the protection of which, is
10 one of the most important objects; of government. Pg. 691

11 In law and/or Legalese, "includes" means everything listed after, and nothing more. In other words, if it is not listed after
12 "includes" or "including", then it is *excluded* from the definition and/or meaning and/or code. It is my intention to
13 enlighten people why "God is no respecter of persons."

14 First and foremost, it would behoove one to know the legal definitions of certain words used in common parlance that
15 are redefined into terms according to the codes written by and for the **public servants**:

16 Ballentine's Law Dictionary, 1948 Edition.

17 "**Human Being**" is defined as follows: See monster.

18 The same dictionary defines "monster" as "A *human-being by birth, but in some part resembling a lower animal.*"

19 **MONSTER**, physiology, persons. An animal which has a conformation contrary to the order of nature. Dunglison's
20 Human Physiol. vol. 2, p. 422.

21 2. A monster, although born of a woman in lawful wedlock, cannot inherit. Those who have however the essential parts
22 of the **human** form and have merely some defect of coformation, are capable of inheriting, if otherwise qualified. 2 Bl.
23 Com. 246; 1 Beck's Med. Jurisp. 366; Co. Litt. 7, 8; Dig. lib. 1, t. 5, l. 14; 1 Swift's Syst. 331 Fred. Code, Pt. 1, b. 1, t. 4, s. 4.

24 Blacks Law 1st edition defines "monster" as follows:

25 **MONSTER**. A prodigious birth; a **human** birth or offspring not having the shape of **mankind**; which cannot be heir to
26 any land, albeit it be brought forth in marriage. Bract. fol. 5; Co. Litt. 7, 8; 2 Bl. Coillm. 246.

27 **Contract rescission** mandates the contracting parties to return all benefits received while the contract was in force and
reverse all actions and status to the states they were in before they entered into the contract. No damages are awarded to
either party during a contract rescission, and once in effect, a rescission renders all parties incapable of taking future
actions concerning the voided contract. A notice of cancellation or rescission is provided by the rescinding party and all
benefits or monies received are returned by the party. **Grounds for rescission include: undue influence, fraud,
misrepresentation.**

Remittance - n. 1. The act of transmitting money, bills, or the like, esp. to a distant place, as in satisfaction of a demand,
or in discharge of an obligation. 2. The sum or thing remitted. Addison. [1913 Webster Dictionary]

Remittance - The process of sending money to remove an obligation. This is most often done through an electronic
network, wire transfer or mail. The term also refers to the amount of money being sent to remove the obligation. When a
person sends a check to...." - Investment dictionary

Remittance - Money sent by one person to another, either in specie, bill of exchange, check, or otherwise
- Black's law dictionary. HENRY CAMPBELL BLACK, M. A.. 1990.

27 CFR 27.11 – Meaning of Terms. [the online definition has been altered from the physical book definition]

Commercial Crimes. Any of the following types of crimes (Federal or State): Offenses against the revenue laws;
burglary; counterfeiting; forgery; kidnapping, larceny; robbery; illegal sale or possession of deadly weapons; prostitution
(including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion;
swindling and confidence games; and attempting to commit conspiring to commit, or compounding any of the foregoing
crimes. Addiction to narcotic drugs and use of marihuana will be treated as if such were commercial crime.

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1 **Equity.** As used in administrative action on petitions for remission or mitigation of forfeitures, shall mean that
2 interest which a petitioner has in the personal property or carrier petitioned for at the time of final administrative
3 action on the petition, but such interest shall not be considered to include any unearned finance charges from the
4 date of seizure or the date of default, if later; any amount rebatable on account of paid insurance premiums;
5 attorney's fees for collection; any amount identified as dealer's reserve; or any amount in the nature of liquidated
6 damages that may have been agreed upon by the buyer and the petitioner.

7 **Person.** An individual, a trust, an estate, a partnership, an association, a company, or a corporation.

8 **United States.** "United States" includes only the States and the District of Columbia.

9 **[REMEMBER: "includes" means every thing *not listed* is *excluded*.]**

10 **29 CFR § 1605.1 - "Religious" nature of a practice or belief.**

11 In most cases whether or not a practice or belief is religious is not at issue. However, in those cases in which the issue
12 does exist, the Commission will define religious practices to include moral or ethical beliefs as to what is right and
13 wrong which are sincerely held with the strength of traditional religious views. This standard was developed in United
14 States v. Seeger, 380 U.S. 163 (1965) and Welsh v. United States, 398 U.S. 333 (1970). The Commission has
15 consistently applied this standard in its decisions. The fact that no religious group espouses such beliefs or the fact that
16 the religious group to which the individual professes to belong may not accept such belief will not determine whether the
17 belief is a religious belief of the employee or prospective employee. The phrase "religious practice" as used in these
18 Guidelines includes both religious observances and practices, as stated in section 701(j), 42 U.S.C. 2000e(j).

19 **BARRATRY:** In criminal law; also spelled "*Barretry*". The offense of frequently exciting and stirring up quarrels and
20 suits, either at law or otherwise. 4 Bla.Com. 134; State v. Batson, 220 N.C. 411, 17 S.E.2d 511, 512, 513; "*Common*
21 *barratry is the practice of exciting groundless judicial proceedings.*" Pen. Code Cal. §158; Lucas v. Pico, 55 Cal. 128;
22 Corn. v. McCulloch, 15 Mass. 229; Ex parte McCloskey, 82 Tex.Cr.R. 531, 199 S.W. 1101, 1102.

23 Black's Law Dictionary defines "**Idiot**" as: "*A person who has been without understanding from his nativity, and whom*
24 *the law, therefore, presumes never likely to attain any.*"

25 **Malice** is presumed if the disparagement of title to real property is false, causes damage, and is not privileged. However
26 the presumption of malice can be overcome by the showing of privilege. A showing of privilege rebuts the presumption
27 of malice and the plaintiff must then prove actual malice in order to recover in a slander of title action. The affirmative
defense of good faith raises a privilege and creates a factual issue as to the existence of malice. [Allington Towers
Condominium N. v. Allington Towers N., 415 So. 2d 118 (Fla. 4th DCA 1982)]

Slander of Title - is a claim involving real estate in which one entity falsely claims to own another entity's property. It
can also be casting aspersion on someone else's property business or goods. It can be defined as "*a false and malicious*
statement, oral or written, made in disparagement of a person's title to real or personal property, or of some right of his,
causing him special damage." [Old Plantation Corp. v. Maule Industries, Inc., 68 So. 2d 180, 181 (Fla. 1953)]

The essential elements of a slander of title cause of action "*are the uttering and publication of the slanderous words by*
the defendant, the falsity of the words, malice, and special damages." [Donald M. Paterson, Inc. v. Bonda, 425 So. 2d
206, 208 (Fla. 4th DCA 1983)] *In order to establish the elements of slander of title, the plaintiff must prove that the*
defendant has communicated to a third party a false statement disparaging title which has caused the plaintiff actual
damage. [Residential Communities of Am. v. Escondido Community Ass'n, 645 So. 2d 149, 150 (Fla. 5th DCA 1994)]

The term slander of title is somewhat of a misnomer because slander refers to that which is spoken. The tort slander of
title requires publication. "*Although the term "slander" is more appropriate to the defamation of the character of an*
individual, yet the term "slander of title" has by use become a recognized phrase of the law."[Old Plantation Corp. v.
Maule Industries, Inc., 68 So. 2d 180, 181 (Fla. 1953)].

A **slander of title** suit can be made in a variety of circumstances including but not limited to the filing of an invalid lien
against real property or virtually any type of recordable instrument recorded against a property by one without privilege
which is untrue. In this particular case, the COVID-19 / SARS-CoV-2 / 2019n-CoV pandemic is false, requiring people
to wear a face covering and/or mask, get invalid tests creating false positives for a virus that was never identified and
isolated, and demanding proof of "vaccination", then employers providing a list of employees and/or independent
contractors who are "vaccinated".

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1 **UNDUE INFLUENCE:** Any improper or wrongful constraint, machination or urgency of persuasion whereby the will
2 of a person is overpowered; and, he is induced to do or forbear an act which he would not do or would do if left to act
3 freely. Powell v. Betchel, 340 Ill. 330, 172 N.E. 765, 768. Influence which deprives person influenced of free agency; or,
4 destroys freedom of his will; and, renders it more the will of another than his own. Conner v. Brown, Del., 3 A.2d 64, 71,
5 9 W.W.Harr. 529; In re Velladao's Estate, 31 Cal.App.2d 355, 88 P.2d 187, 190.

6 "Undue influence" is not necessarily physical injury or threat of it, but is a species of duress, or at least often
7 indistinguishable from it. Trigg v. Trigg, 37 N.M. 296, 22 P.2d 119. And although there is no coercion amounting to
8 duress, but transaction is result of moral, social, or domestic force, consciously and designedly exerted on party,
9 peculiarly susceptible to external pressure on account of mental weakness, old age, ignorance, and the like, controlling
10 the free action of the will, and preventing a true consent, equity may relieve against the transaction on the ground of
11 "undue influence." In re Null's Estate, 302 Pa. 64, 153 A. 137, 139. But modest persuasion or arguments addressed to the
12 understanding or the appeal of affection cannot be deemed "undue influence". Calveard v. Reynolds, 281 Ky. 518, 136
13 S.W.2d 795, 799.

14 Undue influence consists (1) in the use, by one in whom a confidence is reposed by another, or who holds a real or
15 apparent authority over him, of such confidence or authority, for the purpose of obtaining an unfair advantage over him;
16 (2) in taking an unfair advantage of another's weakness of mind; or (3) in taking a grossly oppressive and unfair
17 advantage of another's necessities or distress. Buchanan v. Prall, 39 N.D. 423, 167 N.W. 488, 489; Dolliver v. Dolliver,
18 94 Cal. 642, 30 P. 4.

19 "Undue influence," such as will invalidate a will, must be something which destroys the free agency of the testator at the
20 time when the instrument is made, and which, in effect, substitutes the will of another for that of the testator. It is not
21 sufficient that the testator was influenced by the beneficiaries in the ordinary affairs of life, or that he was surrounded by
22 them and in confidential relations with them at the time of its execution. Mere general influence, not brought to bear on
23 the testamentary act, is not undue influence; but in order to constitute undue influence, it must be used directly to procure
24 the will, and must amount to coercion destroying the free agency of the testator. Mere suspicion that undue influence
25 was brought to bear is not sufficient to justify the setting aside of the will. Myers v. Myers, 130 Okl. 184, 266 P. 452, 455.

26 To constitute "undue influence," justifying denial or revocation of probate of will, testator's mind must have been so
27 controlled or affected by persuasion or pressure, artful or fraudulent contrivances, or by influences of persons in close
confidential relations with him, that he is not left to act intelligently, understandingly, and voluntarily, but subject to will
or purposes of another. In re Starr's Estate, 125 Fla. 536, 170 So. 620. Solicitation, importunity, argument, advice, and
persuasion are not "undue influence" sufficient to avoid a contract or will. Influence obtained by persuasion and
argument, or gained by kindness and affection, is not prohibited, where no imposition or fraud is practiced, and where
the person's will is not overcome. Barron v. Reardon, 137 Md. 308, 113 A. 283, 285; Stump v. Sturn, C.C.A.W.Va., 254
F. 535, 538.

Undue influence at elections occurs where any one interferes with the free exercise of a voter's franchise, by violence,
intimidation, or otherwise. 1 Russ. Crimes, 321; Steph. Crim. Dig. 79.

20 **Internal Revenue Manual 21.7.13.3.2.2(2)** ... "An infant is the **decendent** of an *estate* [Cestui Que Vie Trust or the Fide
21 Commissary Trust] or grantor, owner or trustor of a trust, guardianship, receivership or custodianship that has yet to
22 receive an SSN." [This means the IRS declares the newly born baby as an "infant decendent" and upon application for a
23 social security number a new '**fictional civilly dead legal person**' - Cestui Que Trust or "taxpayer" or "YOU" [ex: "JANE
24 ANNA DOE" vs "Jane-Anna: Doe" which is recognized as the live womb-man] is created. It is 'presumed' that one
volunteers to act as the 14th Amendment U.S. (corporate) citizen [these people are legally classified as "belligerent
enemy combatant of the STATE". An infant is anyone under the age of 21. Upon application for a social security
account number [The live man is the "grantor" of this account - but the State "made" the live man "disappear -
"presumed dead/lost at sea" because he did not claim his estate/trust].]

25 **2018 District of Columbia Code**

26 **Title 42 - Real Property. Chapter 15 - Uses and Trusts. § 42-1501.**

27 **Legal estate in cestui que use; exception. Universal Citation: DC Code § 42-1501 (2018)**

*"Where lands, tenements, or hereditaments are conveyed or devised to one person, whether for years or for a
freehold estate, to the use of or in trust for another, no estate or interest, legal or equitable, shall vest in the trustee,
but the person entitled, according to the true intent and meaning of such instrument, to the actual possession of the
property and the receipt of the rents and profits thereof, in law or in equity, shall be deemed to have a legal estate*

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1 *therein of the same quality and duration and subject to the same conditions as his beneficial interest, except where*
2 *the title of such trustee is not merely nominal but is connected with some power of actual disposition or management*
3 *of the property conveyed." (Mar. 3, 1901, 31 Stat. 1432, ch. 854, § 1617.)*

4 **Prior Codifications:** 1981 Ed., § 45-1101 and 1973 Ed., § 45-1201.

5 **Cross References:** *Fraudulent conveyances*, see §§ 28-3101, 28-3103.

6 **1 U.S. Code § 8 - "Person", "human being", "child", and "individual" as including born-alive infant**

7 (a) In determining the meaning of any Act of Congress, or of any ruling, regulation, or interpretation of the various
8 administrative bureaus and agencies of the United States, the words "person", "human being", "child", and
9 "individual", shall include every infant member of the **species homo sapiens** who is born alive at any stage of
10 development.

11 **2 U.S. Code § 1602 - Definitions**

12 (14) **Person or entity** - The term "person or entity" means any individual, corporation, company, foundation,
13 association, labor organization, firm, partnership, society, joint stock company, group of organizations, or State or
14 local government.

15 **18 U.S. Code § 2510(6) "Person"** is defined to mean any individual person as well as natural and legal entities. It
16 specifically includes United States and state agents. According to the legislative history, "(o)nly the governmental
17 units themselves are excluded." S. Rep. No. 1097, 90th Cong., 2d Sess. 90 (1968).

18 **26 U.S. Code § 7701 – Definitions** [Title 26 is the tax codes]

19 (a)(1) **Person** - The term "person" shall be construed to **mean and include an individual, a trust, estate,**
20 **partnership, association, company or corporation.** [Side note: "people", "man", "womb-man", and "mankind"
21 are not included.]

22 (14) **Taxpayer** states: "The term "taxpayer" means any person subject to any internal revenue tax."

23 [In other words, this is the Truth-hidden-in-plain-sight disclosing that live people are *NEVER* the "taxpayer", but
24 one's "ENS LEGIS" [ex. The name in all upper case letters such as "JANE ANNA DOE"] which is classified as a
25 **trust and estate and paper corporation IS** the "taxpayer". (IE: forms - W4, 1040, state licenses or identification
26 cards, registration of property to the "STATE OF CALIFORNIA" and etc.), then on]

27 And (30) **The term "United States person" means -**

(A) a citizen or resident of the United States,

(B) a domestic *partnership*,

(C) a domestic *corporation*,

(D) *any estate (other than a foreign estate*, within the meaning of paragraph (31)), and

(E) *any trust if -*

(i) a court *within the United States* is able to exercise primary supervision over the administration of the trust, and

(ii) one or more United States persons have the authority to control all substantial decisions of the trust.

28 **Title VII of the Civil Rights Act of 1964 (Public Law 88-352) (Title VII), as it appears at 42 U.S. Code § 2000e -**
29 **Definitions** [under "*Equal Employment Opportunities*"] *which states:*

30 (a) The term "**person**" *includes* one or more individuals, governments, governmental agencies, political subdivisions,
31 labor unions, partnerships, associations, corporations, legal representatives, mutual companies, joint-stock companies,
32 trusts, unincorporated organizations, trustees, trustees in cases under title 11, or receivers. [edit to explain: "person" does
33 not mean "people" or "mankind"]

34 **Public Law 117-154 [published 06/23/2022] recodified as 15 U.S. Code § 1127**

35 **- Construction and definitions; intent of chapter**

36 The term "person" and any other word or term used to designate the applicant or other entitled to a benefit or privilege or
37 rendered liable under the provisions of this chapter includes a juristic person as well as a natural person. The term
"juristic person" includes a firm, corporation, union, association, or other organization capable of suing and being sued in
a court of law.

////

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1 The term "person" also includes the United States, any agency or instrumentality thereof, or any individual, firm, or
2 corporation acting for the United States and with the authorization and consent of the United States. The United States,
3 any agency or instrumentality thereof, and any individual, firm, or corporation acting for the United States and with the
4 authorization and consent of the United States, shall be subject to the provisions of this chapter in the same manner and
5 to the same extent as any nongovernmental entity.

6 The term "person" also includes any State, any instrumentality of a State, and any officer or employee of a State or
7 instrumentality of a State acting in his or her official capacity. Any State, and any such instrumentality, officer, or
8 employee, shall be subject to the provisions of this chapter in the same manner and to the same extent as any
9 nongovernmental entity.

10 **28 U.S. Code § 3002 - Definitions**

11 **(10) "Person" includes** a natural person (including an individual Indian), a corporation, a partnership, an unincorporated
12 association, a trust, or an estate, or any other public or private entity, including a State or local government or an Indian
13 tribe. [edit to explain: "person" does not mean "people" or "mankind"]

14 **(15) "United States" means—**

15 **(A) a Federal corporation;** [corporations cannot have "citizens", therefore, there are no "U.S. citizens".]

16 **(B) an agency, department, commission, board, or other entity of the United States;** or

17 **(C) an instrumentality of the United States.**

18 (Added Pub. L. 101-647, title XXXVI, § 3611, Nov. 29, 1990, 104 Stat. 4933.)

19 **SEE ALSO: "District of Columbia Organic Act of 1871" and**

20 **"Federal Dictionary Act" (1 U.S. Code § 1)** which states:

21 the words "person" and "whoever" **include** corporations, companies, associations, firms, partnerships, societies, and
22 joint stock companies, as well as individuals".

23 [edit to explain: "person" does not mean "people" or "mankind" because they are not "included".]

24 Washington, D.C. aka: District of Columbia, or Washington, or D.C., or U.S., or United States is the capital city and
25 only federal district of the United States. Pursuant to the "Constitution for the united States of America" under **Article I;**
26 **Section 8; Clause 17** states:

27 "To exercise exclusive Legislation in all Cases whatsoever, over such District (**not exceeding ten Miles
square**) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of
Government of the United States, and to exercise like Authority over all Places purchased by the Consent of
the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-
Yards, and other needful Buildings; – And"

In other words, the **"UNITED STATES"** is *not a nation or country*, but merely a "federal *corporation*" and "D.C." is
the capital city also known as a "federal city" of the United States, Inc. "federal corporation".

Only a business may be classified as a "corporation" and one cannot be a "citizen" of a "corporation".

21 **Contract –**

22 **Definition:** An agreement between *private parties creating mutual obligations enforceable by law.*

23 The basic elements required for the agreement to be a legally enforceable contract are: *mutual assent, expressed by
24 a valid offer and acceptance; adequate consideration; capacity; and legality.* In some states, element of
25 consideration can be satisfied by a valid substitute. Possible remedies for breach of contract include general
26 damages, consequential damages, reliance damages, and specific performance.

27 Overview: Contracts are promises that the law will enforce. **Contract law** is generally governed by the state
Common Law, and while general overall contract law is common throughout the country, some specific court
interpretations of a particular element of the Contract may vary between the states.

If a promise is breached, the law provides remedies to the harmed party, often in form of monetary damages, or in
limited circumstances, in the form of specific performance of the promise made....

<https://www.law.cornell.edu/wex/contract>

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1 **"adequate consideration"** - any property of value.

2 Rights are private property. If one is offered a contract as 'self-executing' - such as "Warning - Trespassers may be
3 shot on sight" (and they do Trespass), then they have accepted and agreed with the terms and conditions presented
4 in the private contract offer. Does one have the lawful right to warn another to not Trespass? Yes, if it is Truly his
5 property/rights/liberties being Trespassed upon.

6 "All law is contract; All contracts are law between the parties." Always has been, always shall be.

7 **Property tax rulings [liberties and/or rights and your funds ARE private property].**

8 **Citations/Tickets written by police [policy] force [enforcement] officers is taxation [aka: theft].**

9 Officers or agents of United States take property for the United States use, and no compensation; is paid, for the
10 property. The owner; may sue, the officers; or agents, to recover; the property. United States v Lee 106 U.S. 196

11 States cannot take private property, by taxation; or for any use but public use; (IE immanent domain) Cities cannot
12 be authorized; to donate bonds, to private corporations. Cole v Lagrange 113 U.S. 1 (This second ruling is from the
13 Indiana Supreme Court).

14 On May 21, 1895, the U.S. Supreme Court ruled that a direct tax; on personal income, was unconstitutional as a
15 result of the case of Pollock v. Farmers 'Loan and Trust Company. The lawsuit, had been precipitated; by the 1894
16 Income Tax Act. The Supreme Court's 5-4 decision stated that a "direct tax" on the "income; of real, and of
17 personal-property" was "unconstitutional and void."

18 "A state may not tax a person's property, or interest; which are not within it's territorial-jurisdiction; and subject
19 only to applicable, and controlling federal law. State taxation, is authorized limited, and regulated; by the state
20 constitution, and by state statute, enacted there under. Gray v Winthrop 115 fl 721, 156 so 270 pg 94 1978."

21 "Since a state can levy a property tax; only on property, **having a sit-us in the state provisions**, requiring all
22 property within the state to be subject to taxation; **it will not be construed; to include property, which has no
23 sit-us.**" - Dept of Revenue v Brookwood associates 324 So.2d 184 (1 DCA 1975), cert. den., 336 So.2d 600 (Fla. 1976)

24 The private property in question – people's liberties - has no sit-us, so how is the property in question being taxed
25 in the form of a so-called "citation" to generate tax revenue from the private people exercising their liberty to
26 breathe air and/or choose to not subject them selves to faulty tests being fraudulently applied and/or choosing to
27 not get injected with a toxic substance for which the entire ingredients list is not publicly available?

Pursuant to the "International Covenant on Civil and Political Rights" [ICCPR],

PART I, Article 1 states:

1. All peoples have the right of self-determination. By virtue of that right they freely determine their political status and
freely pursue their economic, social and cultural development.

2. All peoples may, for their own ends, freely dispose of their natural wealth and resources without prejudice to any
obligations arising out of international economic co-operation, based upon the principle of mutual benefit, and
international law. In no case may a people be deprived of its own means of subsistence.

3. The States Parties to the present Covenant, including those having responsibility for the administration of Non-Self-
Governing and Trust Territories, shall promote the realization of the right of self-determination, and shall respect that
right, in conformity with the provisions of the Charter of the United Nations.

DOMESTIC TERRORISM - Section 802 of the USA Patriot Act (Public Law No. 107-52) [re-codified under Title
18 U.S. Code § 2331 Domestic Terrorism - 1992, 2001, and 2018] expanded the definition of terrorism to cover
"domestic", as opposed to international, terrorism. A person engages in domestic terrorism if they do an act "*dangerous
to human life*" that is a violation of the criminal laws of a state or the United States, if the act appears to be intended to:

(i) intimidate or coerce a civilian population;

(ii) influence the policy of a government by intimidation or coercion;

Pursuant to **Public Laws: 107–296**, title XX, § 2006, as added **Pub. L. 110–53**, title I, § 101, Aug. 3, 2007, 121 Stat.
280; amended **Pub. L. 114–190**, title III, § 3602, July 15, 2016, 130 Stat. 665 [re-codified as **6 U.S. Code § 607**] for
Terrorism prevention was not to create an authority of any manner providing peace officers d/b/a "law enforcement" to

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1 become terrorists. In fact, any prudent people with critical thinking skills would comprehend that sub-section (a) Law
2 enforcement terrorism prevention program is the intent to PREVENT terrorism and not participate as domestic terrorists.

3 The “**Smith-Mundt Act of 1948**” under **Public Law 80-402, 62 Stat 6** made it illegal for the United States to use
4 propaganda against the American people. It was renamed and amended later as the “**Smith-Mundt Modernization Act
5 of 2012**” under H.R. 5736, and slipped into the NDAA [National Defense Authorization Act] at **Section 1078**, wherein
6 *congress literally made it legal* for the United States *to use propaganda against the American people* [... and they are].

7 **Operation Mockingbird** is a large-scale covert U.S. government operation run by the CIA aimed to collect intelligence
8 by bribing journalists [aka: CIA Operatives] and institutions around the world and affecting public opinion by
9 manipulating news media.

10 **Operation Trust** was a Bolshevik counterintelligence operation run from 1921 to 1926 aimed at neutralizing opposition
11 by creating the false impression that a powerful group of military leaders had organized to stop the communist takeover.
12 The phrase “*Trust the Plan*” coming from the Trump Administration should be great cause for concern for those people
13 who are “waiting” for a hero, messiah, military to rescue them. We are the ones who we have been waiting for.

14 On **February 07, 2022 02:00 pm ET** the Department of Health and Homeland Security [DHHS] published a 2-page pdf
15 called “*National Terrorism Advisory System Bulletin*” augmenting the definition of “Domestic Terrorism” to include
16 “disinformation”. LINK: https://www.dhs.gov/sites/default/files/ntas/alerts/22_0207_ntas-bulletin.pdf

17 **Summary of Terrorism Threat to the U.S. Homeland states:**

18 “... *While the conditions underlying the heightened threat landscape have not significantly changed over the last year,*
19 *the convergence of the following factors has increased the volatility, unpredictability, and complexity of the threat*
20 *environment:*

21 *(1) the proliferation of false or misleading narratives, which sow discord or undermine public trust in U.S. government*
22 *institutions;*

23 *(2) continued calls for violence directed at U.S. critical infrastructure; soft targets and mass gatherings; faith-based*
24 *institutions, such as churches, synagogues, and mosques; institutions of higher education; racial and religious*
25 *minorities; government facilities and personnel, including law enforcement and the military; the media; and perceived*
26 *ideological opponents; and*

27 *(3) calls by foreign terrorist organizations for attacks on the United States based on recent events.”*

**Therefore, all people and organizations that spread misinformation about any facts [including, but
not limited to, any of the contents of this amicus brief], are hereby declared “Domestic Terrorists”
and subject to arrest and charges for “Treason” pursuant to 18 U.S. Code 2381 [June 25, 1948, ch.
645, 62 Stat. 807; Pub. L. 103–322, title XXXIII, § 330016(2)(J), Sept. 13, 1994, 108 Stat. 2148].**

Federal Trade Commission Act – is the ‘deceptive medical practices act’ making it is illegal to promote anything
that can treat, cure, or diagnose a disease that does not have two independent clinical trials with a double-blind trial
validating its use.

California Code of Civil Procedure - Section 418.10-418.11 : Chapter 5. Objection To Jurisdiction

- This is also known as one’s right to “challenge” a court’s jurisdiction or lack thereof.

Title 5 US Code §§ 556(d), 557 and 706: Courts lose jurisdiction if they do not follow Due Process Law.

Title 28 USC 3002 § 15A states that the United States is a Federal Corporation and not a Government, including
the Judiciary Procedural Section.

“Judgments entered where court lacked either subject matter or personal jurisdiction, or that were otherwise
entered in violation of due process of law, must be set aside.” Jaffe and Asher v. Van Brunt, S.D.N.Y.1994. 158
F.R.D. 278.

“Jurisdiction can be challenged at any time.” and “Jurisdiction, once challenged, cannot be assumed and must be
decided.” Basso v. Utah Power & Light Co. 495 F 2d 906. 910.

Jurisdiction challenged must be proven. Basso v. U.P.L.

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1 "Jurisdiction is fundamental and a judgment rendered by a court that does not have jurisdiction to hear is void ab
initio." In Re Application of Wyatt, 300 P. 132; Re Cavitt, 118 P2d 846.

2 "Jurisdiction is of 2 kinds, of the subject matter and of the person, and both must concur or the judgment will be
void in any case in which the (a) court has assumed to act, the difference being that jurisdiction of the subject
3 matter given by law cannot be conferred by consent, while jurisdiction of the person may be obtained by consent."
Rabbit v. Frank C. Webber and Co. 130 N. E. 787,788.

4 "Jurisdiction, once challenged, cannot be assumed and must be decided." Maine v. Thiboutot, 100 S. Ct. 250.

5 **15 US Code § 77b(a)(11)** – The term “underwriter” means any person who has purchased from an issuer with a
view to, or offers or sells for an issuer in connection with, the distribution of any security, or participates or has a
6 direct or indirect participation in any such undertaking, or participates or has a participation in the direct or indirect
underwriting of any such undertaking; but such term shall not include a person whose interest is limited to a
7 commission from an underwriter or dealer not in excess of the usual and customary distributors’ or sellers’
commission. As used in this paragraph the term “issuer” shall include, in addition to an issuer, any person directly
8 or indirectly controlling or controlled by the issuer, or any person under direct or indirect common control with the
9 issuer. [The underwriter buys the promissory note (the security) when they send our application (the financial
asset) to the underwriter, who purchases the financial asset. That is why/how all accounts become prepaid!
10 #WeAreTheBank]

11 **Cal OSHA §5144** requires one to be examined by a medical physician and provide written approval that an employee is
physically fit enough to restrict his/her breathing, **and** must maintain oxygen levels above 19.5% by volume, or shall be
12 considered at risk of IDLH (Immediately Dangerous to Life or Health) which could result in permanent brain damage.

SOURCE LINK: <https://www.dir.ca.gov/title8/5144.html>

13 **California Penal Code 182** –

(a) If two or more persons conspire:

14 (5) To commit any act injurious to the public health, to public morals, or to pervert or obstruct justice, or the due
administration of the laws.

15 **California Penal Code 185** – It shall be unlawful for any person to wear any mask, false whiskers, or any personal
disguise (whether complete or partial) for the purpose of:

16 1. Evading or escaping discovery, recognition, or identification in the commission of any public offense.

17 2. Concealment, flight, or escape, when charged with, arrested for, or convicted of, any public offense. Any person
violating any of the provisions of this section shall be deemed guilty of a misdemeanor.

18 (Amended by Code Amendments 1873-74, Ch. 614.)

19 **California Penal Code 236.1. (a)** - A person who deprives or violates the personal liberty of another with the intent to
obtain forced labor or services, is guilty of **human trafficking** and shall be **punished by imprisonment in the state
prison for 5, 8, or 12 years and a fine of not more than five hundred thousand dollars (\$500,000).**

20 (g) The Legislature finds that the definition of **human trafficking** in this section is equivalent to the federal definition of
a severe form of **trafficking** found in **Section 7102(9) of Title 22 of the United States Code.**

21 (h) For purposes of this chapter, the following definitions apply:

22 (1) **“Coercion”** includes a scheme, plan, or pattern intended to cause a person to believe that failure to perform an act
would result in serious harm to or physical restraint against any person; the abuse or threatened abuse of the legal
23 process; debt bondage; or providing and facilitating the possession of a controlled substance to a person with the intent
to impair the person’s judgment.

24 (3) **“Deprivation or violation of the personal liberty of another”** includes substantial and sustained restriction of
another’s liberty accomplished through force, fear, fraud, deceit, coercion, violence, duress, menace, or threat of
25 unlawful injury to the victim or to another person, under circumstances where the person receiving or apprehending the
threat reasonably believes that it is likely that the person making the threat would carry it out.

26 (4) **“Duress”** includes a direct or implied threat of force, violence, danger, hardship, or retribution sufficient to cause a
reasonable person to acquiesce in or perform an act which he or she would otherwise not have submitted to or
27 performed; a direct or implied threat to destroy, conceal, remove, confiscate, or possess an actual or purported passport
or immigration document of the victim; or knowingly destroying, concealing, removing, confiscating, or possessing an
actual or purported passport or immigration document of the victim.

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1 (6) “Great bodily injury” means a significant or substantial physical injury.

2 (7) “Minor” means a person less than 18 years of age.

3 (8) “Serious harm” includes *any harm*, whether *physical or nonphysical*, including *psychological, financial, or*
4 *reputational harm*, that is sufficiently serious, under all the surrounding circumstances, to compel a reasonable person of
5 the same background and in the same circumstances to perform or to continue performing labor, services, or commercial
6 sexual acts in order to avoid incurring that harm.

7 (i) **The total circumstances**, including the age of the victim, the relationship between the victim and the trafficker or
8 agents of the trafficker, and any handicap or disability of the victim, shall be factors to consider in determining the
9 presence of “deprivation or violation of the personal liberty of another,” “duress,” and “coercion” as described in this
10 section. (Amended by Stats. 2016, Ch. 86, Sec. 223.5. (SB 1171) Effective January 1, 2017. Note: Prop. 35 is titled the
11 Californians Against Sexual Exploitation (CASE) Act.)

12 **California Penal Code 2052** - makes it a felony to conspire, aid, or abet another to practice medicine without a valid
13 license or authorization; **punishable up to one year in state prison and/or a fine of up to \$10,000.**

14 **California Penal Code section 25300(a)** A person commits criminal possession of a firearm when the person carries a
15 firearm in a public place or on any public street **while masked so as to hide the person’s identity.**

16 **California Government Code 12926** states the following under:

17 (m) Physical disability” includes, but is not limited to, all of the following:

18 (1) Having any physiological disease, disorder, condition, ... or anatomical loss that does both of the following:

19 (A) **Affects one or more of the following body systems:** neurological, immunological, musculoskeletal, special
20 sense organs, respiratory, including speech organs, cardiovascular, reproductive, digestive, genitourinary, hemic
21 and lymphatic, skin, and endocrine.

22 (B) **Limits a major life activity.** For purposes of this section:

23 (i) “Limits” shall be determined without regard to mitigating measures ... unless the mitigating measure itself
24 limits a major life activity.

25 (ii) A physiological disease, disorder, condition, cosmetic disfigurement, or anatomical loss limits a major life
26 activity if it makes the achievement of the major life activity difficult.

27 (iii) “Major life activities” shall be broadly construed and includes physical, mental, and social activities and
working.

(q) “Religious creed,” “religion,” “religious observance,” “religious belief,” and “creed” include all aspects of religious
belief, observance, and practice, including religious dress and grooming practices. “Religious dress practice” shall be
construed broadly to include the wearing or carrying of religious clothing, head or face coverings, ... and any other item
that is part of an individual observing a religious creed. “Religious grooming practice” shall be construed broadly to
include all forms of head, facial, and body hair that are part of an individual observing a religious creed.

California Government Code § 12926.1 (2017) The legislature determined as follows:

(a) The law of this state in the area of disabilities provides protections independent from those in the federal Americans
with Disabilities Act of 1990 (Public Law 101-336). Although the federal act provides a floor of protection, this state’s
law has always, even prior to passage of the federal act, afforded additional protections.

California Government Code § 12940 makes it a crime for employers to discriminate against employees “... because of
the **race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition,**
genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or veteran
or military status of any person, to refuse to hire or employ the person or to refuse to select the person for a training
program leading to employment, or to bar or to discharge the person from employment or from a training program
leading to employment, or to discriminate against the person in compensation or in terms, conditions, or privileges of
employment....”

California Government Code 37100 states: The legislative body may pass ordinances *not in conflict with* the
Constitution and laws of the State or the United States.

California Government Code 11120 states: It is the public policy of this state that public agencies exist to aid in the
conduct of the people’s business and the proceedings of public agencies be conducted openly so that the public may
remain informed.

The people of this state do not yield their sovereignty to the agencies which serve them. The people, in delegating
authority, do not give their public servants the right to decide what is good for the people to know and what is not good

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1 for them to know. The people insist on remaining informed so that they may retain control over the instruments they
2 have created. This article shall be known and may be cited as the *Bagley-Keene Open Meeting Act*. (Amended by Stats.
3 1981, Ch. 968, Sec. 4.)

4 **CALIFORNIA PROBATE CODE –**

5 **DIVISION 9. TRUST LAW [15000 - 19530]** (*Division 9 enacted by Stats. 1990, Ch. 79.*)

6 **PART 4. TRUST ADMINISTRATION [16000 - 16504]** (*Part 4 enacted by Stats. 1990, Ch. 79.*)

7 **CHAPTER 4. Liability of Trustees to Beneficiaries [16400 - 16465]**

8 (*Chapter 4 enacted by Stats. 1990, Ch. 79.*)

9 **ARTICLE 2. Remedies for Breach of Trust**

10 **Section 16420.**

11 (a) If a trustee commits a breach of trust, or threatens to commit a breach of trust, a beneficiary or cotrustee of the trust
12 may commence a proceeding for any of the following purposes that is appropriate:

- 13 (1) To compel the trustee to perform the trustee's duties.
- 14 (2) To enjoin the trustee from committing a breach of trust.
- 15 (3) To compel the trustee to redress a breach of trust by payment of money or otherwise.
- 16 (4) To appoint a receiver or temporary trustee to take possession of the trust property and administer the trust.
- 17 (5) To remove the trustee.
- 18 (6) Subject to Section 18100, to set aside acts of the trustee.
- 19 (7) To reduce or deny compensation of the trustee.
- 20 (8) ... to impose an equitable lien or a **constructive trust on trust property**.
- 21 (9) ... to trace trust property that has been wrongfully disposed of and recover the property or its proceeds.

22 (b) The provision of remedies for breach of trust in subdivision (a) does not prevent resort to any other **appropriate
23 remedy provided by statute or the common law**. (*Enacted by Stats. 1990, Ch. 79.*)

24 **Section 16421.** The remedies of a beneficiary against the trustee are exclusively in equity. (*Enacted by Stats. 1990, Ch. 79.*)

25 **California Labor Code Section 1102.5** protects employees from certain retaliatory acts by their employers.
26 Subdivision (b) of the statute provides that: "*An employer, or any person acting on behalf of the employer, shall not
27 retaliate against an employee for disclosing information, or because the employer believes that the employee disclosed
or may disclose information, to a government or law enforcement agency, to a person with authority over the employee
or another employee who has the authority to investigate, discover, or correct the violation or noncompliance, or for
providing information to, or testifying before, any public body conducting an investigation, hearing, or inquiry, if the
employee has reasonable cause to believe that the information discloses a violation of state or federal statute, or a
violation of or noncompliance with a local, state, or federal rule or regulation, regardless of whether disclosing the
information is part of the employee's job duties.*"

California Civil Code Section 46 provides that: "*Slander is a false and unprivileged publication, orally uttered, and
also communications by radio or any mechanical or other means which:*

1. Charges any person with crime, or with having been indicted, convicted, or punished for crime;
2. Imputes in him the present existence of an infectious, contagious, or loathsome disease;
3. Tends directly to injure him in respect to his office, profession, trade or business, either by imputing to him general disqualification in those respects which the office or other occupation peculiarly requires, or by imputing something with reference to his office, profession, trade, or business that has a natural tendency to lessen its profits; ...
5. Which, by natural consequence, causes actual damage. (*Amended by Stats. 1945, Ch. 1489.*)"

California Penal Code 837

A private [people] may arrest another:

1. For a public offense committed or attempted in his presence.
2. When the person arrested has committed a felony, although not in his presence.
3. When a felony has been in fact committed, and he has reasonable cause for believing the person arrested to have committed it. (*Enacted 1872.*)

California Government Code 240

The people, as a political body, consist of:

- (a) Citizens who are electors. [*meaning: people with sovereignty*]
 - (b) Citizens not electors. [*meaning: voters are inferior to electors*]
- (*Enacted by Stats. 1943, Ch. 134.*)

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1 Whereas California Law prohibits Cities and Counties from enforcing City or County Codes and Ordinances upon
2 property that is **not owned by the City or County** even if the property is within City limits.

3 **California Penal Code: Chapter 5b CITATIONS FOR VIOLATIONS OF COUNTY, CITY, OR CITY AND**
4 **COUNTY ORDINANCES Sections 853.1through 853.4 was repealed in 1967.**

5 **Executive Department State of California –**
6 **California Executive Order D-78-89 states:**

7 WHEREAS, the Fifth Amendment to the United States Constitution, applicable to the State of California by
8 the Fourteenth Amendment, and Article 1, Section 19, of the California Constitution, **guarantee that private**
9 **property shall not be taken for public use without just compensation; and**

10 WHEREAS, state government should be a *leader in demonstrating sensitive consideration of protected private*
11 *property rights* and in avoiding unintended and undue financial burdens on the state budget, while state
12 agencies fulfill their statutory duties;

13 NOW, THEREFORE, I, George Deukmejian, Governor of the State of California, by virtue of the power and
14 authority vested in me by the Constitution and statutes of the State of California, do hereby issue this order to
15 become effective immediately:

16 **1. All agencies, departments, boards, and commissions shall:**

17 a. Consistent with fulfilling their statutory duties, evaluate their proposed regulatory actions in light of
18 guidance provided in the aforementioned Supreme Court decisions and other relevant judicial authority in
19 order **to ensure the appropriate protection of private property rights consistent with the provisions of**
20 **the United States and California Constitutions.**

21 b. Assure that their actions are properly supported by the administrative record, by statutory and other legal
22 authority, and fully comply with the guidance set forth by the United States Supreme Court, including
23 consideration of the following principles:

24 (i) Governmental actions resulting in a physical invasion, or physical damage to private property may
25 constitute a taking.

26 (ii) Governmental actions which interfere with the use and enjoyment of, or access to and from private
27 property may constitute a taking.

(iii) For governmental actions which amount to a taking the actions result in a "temporary" taking.

2. The legal staff of the Department of General Services may be requested to provide guidance and technical
assistance to any departments seeking to evaluate the potential private property impacts of agency proposals.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to
be affixed this 20th day of December 1989.

LINK: <https://library.ca.gov/Content/pdf/GovernmentPublications/executive-order-proclamation/1772-1773.pdf>

The Supreme Court ruled that Municipalities cannot exert any acts of ownership and control over property that is
not OWNED by them, see Palazzolo v. Rhode Island 533 US 606, 150 L. Ed. 2d 592, 121 S.Ct. (2001) (no
expiration date on the taking clause for City's illegal enforcement of its Codes on the man's private property and
restricting the man's business), affirming both Lucas v South Carolina Coastal Council, 505 US 1003, 120 L. Ed. 2d
798 (1992). (butterfly activists and Code Enforcement shall not restrict development of the man's private
swampland unless they lawfully acquire the land FIRST, surveying with binoculars constitutes a "takings"), and
Monterey v. Del Monte Dunes, 526 US 687 (1999), 143 L. Ed. 2d 882 S.Ct. (1998).

Federal Law also prohibits Cities and Counties from issuing citations against businesses pursuant to **Public Law**
90-321, title II, § 202(a) [re-codified under Title **18 U.S. Code §§ 891-896**, quoting Section 891]: "An
extortionate means is any means which involves the use, or an express or implicit threat of use, of violence or
other criminal means to cause harm to the person, reputation, or property."

"Sovereign immunity does not apply where (as here) government is a lawbreaker or jurisdiction is the issue."
- Arthur v. Fry, 300 F.Supp. 622

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1 **Recaption** is defined in Black's Law Dictionary 5th Edition on page 1140 as the following:

2 At Common Law, a retaking or taking back. A species of remedy by the mere act of the party injured (otherwise
3 termed "reprisal"), which happens when anyone has deprived another of his property in goods or chattels personal,
4 or wrongfully detains one's wife, child, or servant. In this case, the owner of the goods, and the husband, parent, or
5 master may lawfully claim and retake them, wherever he happens to find them, so it be not in a riotous manner, or
6 attended with a breach of the peace.

7 "The state citizen is immune from any and all government attacks and procedure, *absent contract.*" see, Dred Scott
8 vs. Sanford, 60 U.S. (19 How.) 393 Or as the Supreme Court has stated clearly, "... every man is independent of
9 all laws, except those prescribed by nature. He is *not bound by any institutions formed by his fellowmen without*
10 *his consent.*" Cruden vs. Neale, 2 N.C. 338 2 S.E. 70.

11 **26 CFR § 301.7701-7 Trusts** (a) in general. (1) **A trust is a United States person.**

12 **15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty**, which states: "Every contract, combination in the
13 form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign
14 nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy
15 hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, **shall be punished by fine**
16 **not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding**
17 **10 years, or by both said punishments, in the discretion of the court.** (July 2, 1890, ch. 647, § 1, 26 Stat. 209; Aug.
18 17, 1937, ch. 690, title VIII, 50 Stat. 693; July 7, 1955, ch. 281, 69 Stat. 282; Pub. L. 93-528, § 3, Dec. 21, 1974, 88 Stat.
19 1708; Pub. L. 94-145, § 2, Dec. 12, 1975, 89 Stat. 801; Pub. L. 101-588, § 4(a), Nov. 16, 1990, 104 Stat. 2880; Pub. L.
20 108-237, title II, § 215(a), June 22, 2004, 118 Stat. 668.)"

21 **15 U.S. Code § 2 - Monopolizing trade a felony; penalty**, which states: "Every person who shall monopolize, or
22 attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or
23 commerce among the several States, or with foreign nations, shall be deemed guilty of a felony, and, on conviction
24 thereof, **shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000,**
25 **or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.**" (July 2,
26 1890, ch. 647, § 2, 26 Stat. 209; July 7, 1955, ch. 281, 69 Stat. 282; Pub. L. 93-528, § 3, Dec. 21, 1974, 88 Stat. 1708;
27 Pub. L. 101-588, § 4(b), Nov. 16, 1990, 104 Stat. 2880; Pub. L. 108-237, title II, § 215(b), June 22, 2004, 118 Stat. 668.)

28 **15 U.S. Code § 5 - Bringing in additional parties**, which states: "Whenever it shall appear to the court before
29 which any proceeding under section 4 of this title may be pending, that the ends of justice require that other parties
30 should be brought before the court, the court may cause them to be summoned, whether they reside in the district in
31 which the court is held or not; and subpoenas to that end may be served in any district by the marshal thereof. (July
32 2, 1890, ch. 647, § 5, 26 Stat. 210.)"

33 Whereas an American by birth or a national is a "**Protected Individual**" pursuant to the UNITED STATES
34 DEPARTMENT OF JUSTICE [CF. 8 U.S. Code §1324b - **Unfair immigration-related employment practices**]
35 which literally states:

36 "Prohibition of discrimination based on national origin or citizenship status

37 (3) Protected individual defined

38 As used in paragraph (1), the term means an individual who –

39 (A) is a citizen or national of the United States, or

40 **(c) Authority to arrest -**

41 No officer or person shall have authority to make any arrests for a violation of any provision of this section except
42 officers and employees of the Service designated by the Attorney General, either individually or as a member of a class,
43 and all other officers whose duty it is to enforce criminal laws.

44 **18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons** states:

45 **(a)** Whoever assaults, strikes, wounds, imprisons, or offers violence to a foreign official, official guest, or internationally
46 protected person or makes any other violent attack upon the person or liberty of such person, or, if likely to endanger his
47 person or liberty, makes a violent attack upon his official premises, private accommodation, or means of transport or
48 attempts to commit any of the foregoing shall be fined under this title or imprisoned not more than three years, or both.

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1 Whoever in the commission of any such act uses a deadly or dangerous weapon, or inflicts bodily injury, shall be fined
2 under this title or imprisoned not more than ten years, or both.

3 (b) Whoever willfully—

4 (1) intimidates, coerces, threatens, or harasses a foreign official or an official guest or obstructs a foreign official in
5 the performance of his duties;

6 (2) attempts to intimidate, coerce, threaten, or harass a foreign official or an official guest or obstruct a foreign
7 official in the performance of his duties; or

8 (3) within the United States and within one hundred feet of any building or premises in whole or in part owned,
9 used, or occupied for official business or for diplomatic, consular, or residential purposes by -

10 (A) a foreign government, including such use as a mission to an international organization;

11 (B) an international organization;

12 (C) a foreign official; or

13 (D) an official guest;

14 congregates with two or more other persons with intent to violate any other provision of this section;
15 shall be fined under this title or imprisoned not more than six months, or both.

16 (c) For the purpose of this section “foreign government”, “foreign official”, “internationally protected
17 person”, “international organization”, “national of the United States”, and “official guest” shall have the same meanings
18 as those provided in section 1116(b) of this title.

19 (d) Nothing contained in this section shall be construed or applied so as to abridge the exercise of rights guaranteed
20 under the first amendment to the Constitution of the United States.

21 (e) If the victim of an offense under subsection (a) is an internationally protected person outside the United States, the
22 United States may exercise jurisdiction over the offense if:

23 (1) the victim is a representative, officer, employee, or agent of the United States,

24 (2) an offender is a national of the United States, or

25 (3) an offender is afterwards found in the United States. As used in this subsection, the United States includes all
26 areas under the jurisdiction of the United States including any of the places within the provisions of
27 sections 5 and 7 of this title and section 46501(2) of title 49.

(f) In the course of enforcement of subsection (a) and any other sections prohibiting a conspiracy or attempt to violate
subsection (a), the Attorney General may request assistance from any Federal, State, or local agency, including the
Army, Navy, and Air Force, any statute, rule, or regulation to the contrary, notwithstanding.

18 U.S. Code § 911 - Citizen of the United States states that: Whoever falsely and willfully represents himself to be a
citizen of the United States shall be fined under this title or imprisoned not more than three years, or both. (June 25,
1948, ch. 645, 62 Stat. 742; Pub. L. 103–322, title XXXIII, § 330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

18 U.S. Code § 912 - Officer or employee of the United States states that: Whoever falsely assumes or pretends to be
an officer or employee acting under the authority of the United States or any department, agency or officer thereof, and
acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be
fined under this title or imprisoned not more than three years, or both. (June 25, 1948, ch. 645, 62 Stat. 742; Pub. L. 103–
322, title XXXIII, § 330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

18 U.S. Code § 913 - Impersonator making arrest or search states that: Whoever falsely represents himself to be an
officer, agent, or employee *of the United States*, and in such assumed character arrests or detains any person or in any
manner searches the person, buildings, or other property of any person, shall be fined under this title or imprisoned not
more than three years, or both. (June 25, 1948, ch. 645, 62 Stat. 742; Pub. L. 103–322, title XXXIII, § 330016(1)(H),
Sept. 13, 1994, 108 Stat. 2147.)

18 U.S. Code § 914 - Creditors of the United States states that: Whoever falsely personates any true and lawful holder
of any share or sum in the public stocks or debt of the United States, or any person entitled to any annuity, dividend,
pension, wages, or other debt due from the United States, and, under color of such false personation, transfers or
endeavors to transfer such public stock or any part thereof, or receives or endeavors to receive the money of such true
and lawful holder thereof, or the money of any person really entitled to receive such annuity, dividend, pension, wages,
or other debt, shall be fined under this title or imprisoned not more than five years, or both. (June 25, 1948, ch. 645, 62
Stat. 742; Pub. L. 103–322, title XXXIII, § 330016(1)(K), Sept. 13, 1994, 108 Stat. 2147.)

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1 **18 U.S. Code § 915 - Foreign diplomats, consuls or officers** states that: Whoever, with intent to defraud within the
2 United States, falsely assumes or pretends to be a diplomatic, consular or other official of a foreign government duly
3 accredited as such to the United States and acts as such, or in such pretended character, demands or obtains or attempts
4 to obtain any money, paper, document, or other thing of value, shall be fined under this title or imprisoned not more than
5 ten years, or both. (June 25, 1948, ch. 645, 62 Stat. 743; Pub. L. 103–322, title XXXIII, § 330016(1)(K), Sept. 13, 1994,
6 108 Stat. 2147.)

7 **IN PLAIN ENGLISH:** if my declared governmental status as “Divine Empress” and/or “Ambassador Extraordinary and
8 Plenipotentiary” to a private, foreign nation were not legitimate, then there would be lawful consequences for my claims.

9 **18 U.S. Code § 645 - Court officers generally** states: “Whoever, being a United States marshal, clerk, receiver, referee,
10 **trustee**, or other officer of a United States court, or any deputy, assistant, or employee of any such officer, retains or
11 converts to his own use **or to the use of another or after demand by the party entitled thereto**, unlawfully retains any
12 money coming into his hands by virtue of his official relation, position or employment, is **guilty of embezzlement** and
13 **shall ... be fined under this title or not more than double the value of the money so embezzled, whichever is greater,**
14 **or imprisoned not more than ten years, or both ...** It shall not be a defense that the accused person had any interest in
15 such moneys or fund. (June 25, 1948, ch. 645, 62 Stat. 726; Pub. L. 103–322, title XXXIII, § 330016(1)(H), (2)(G), Sept.
16 13, 1994, 108 Stat. 2147, 2148; Pub. L. 104–294, title VI, § 606(a), Oct. 11, 1996, 110 Stat. 3511.)”

17 **18 U.S. Code Chapter 73 § 1512 - Tampering with a witness, victim, or an informant**

18 **18 U.S. Code Chapter 81 - PIRACY AND PRIVATEERING:**

19 **18 U.S. Code § 1651 - Piracy under law of nations states:** Whoever, on the high seas, commits the crime of piracy as
20 defined by the law of nations, and is afterwards brought into or found in the United States, shall be imprisoned for life.
21 (June 25, 1948, ch. 645, 62 Stat. 774.)

22 **18 U.S. Code § 1661 - Robbery ashore:** Whoever, being engaged in any piratical cruise or enterprise, or being of the
23 crew of any piratical vessel, lands from such vessel and commits robbery on shore, is a pirate, and shall be imprisoned
24 for life. (June 25, 1948, ch. 645, 62 Stat. 775.)

25 **Title 18 U.S. Code Chapter 77 - PEONAGE, SLAVERY, AND TRAFFICKING IN PERSONS**

26 - **Sections 1581-1597** address a variety of issues currently affecting the American People wherein their employers and
27 companies contracting with Independent Contractors, and so-called “government offices and/or agencies” are literally
subjecting people into **peonage, slavery, trafficking in persons**, which is also a form of **human trafficking**.

Public Law 106–386, div. A, § 102, Oct. 28, 2000, 114 Stat. 1466. [aka: Title 22 U.S. Code Chapter 78
- **TRAFFICKING VICTIMS PROTECTION]** - §§ 7101-7114 address the details of this issue, whereas § 7101
states:

(a) Purposes - The purposes of this chapter are to combat trafficking in persons, a contemporary manifestation of
slavery whose victims are predominantly women and children, to ensure just and effective punishment of
traffickers, and to protect their victims.

(b) Findings - Congress finds that:

(10) Trafficking also involves violations of other laws, **including labor and immigration codes and laws**
against kidnapping, slavery, false imprisonment, assault, battery, pandering, fraud, and extortion.

(12) Trafficking in persons substantially affects interstate and foreign commerce. Trafficking for such purposes
as **involuntary servitude, peonage, and other forms of forced labor** has an impact on the nationwide
employment network and labor market. Within the context of **slavery, servitude, and labor or services which**
are obtained or maintained through coercive conduct that amounts to a condition of servitude, victims
are subjected to a range of violations.

(13) Involuntary servitude statutes are intended to reach cases in which persons are held in a condition of
servitude through nonviolent coercion. ... As a result, that section was interpreted to criminalize only servitude
that is brought about through **use or threatened use of physical or legal coercion,**

Whereas the U.S. DOJ Criminal Resource Manual at section **871. Sample Indictment –**
Embezzlement by Trustee or Employee, 18 U.S. Code §§ 153, 645

(Prior to November 1994, § 153 did not cover employees of trustee or other officers of the court.)

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1 "From on or about _____, to on or about _____ in the _____ District of _____, JOHN
DOE, defendant herein, knowingly and fraudulently appropriated to his own use funds which belonged to the
2 _____, Case No. _____ and which came into his/her charge and custody as Trustee of the
JANE A. ROE Bankruptcy Estate.

3 All in violation of 18 U.S.C. §§ 153 and 2."

4 **22 U.S. Code Chapter 81 - INTERNATIONAL CRIMINAL COURT**

5 **§ 7401 - Restriction relating to United States accession to the International Criminal Court**

6 (c) **International Criminal Court defined** states: "In this section, the term "International Criminal Court" means the
court established by the Rome Statute of the International Criminal Court, adopted by the United Nations Diplomatic
Conference of Plenipotentiaries on the Establishment of an International Criminal Court on July 17, 1998.
(Pub. L. 106-113, div. B, § 1000(a)(7) [div. A, title VII, § 705], Nov. 29, 1999, 113 Stat. 1536, 1501A-460.)

7 **§ 7402 - Prohibition on extradition or transfer of United States citizens to the International Criminal Court**

8 **Public Law 106-113, div. B, § 1000(a)(7) [div. A, title VII, § 706], Nov. 29, 1999, 113 Stat. 1536, 1501A-461.**

9 Based upon the aforementioned codes, one should now see that *no one* can be a "citizen" to a "federal corporation".
This literally means that no one is a "United States citizen", and therefore, extradition shall not be prohibited.

10 The statute reaches all property that a court officer receives by reason of his or her position, regardless of whether it is
ultimately determined to be property of the estate. *Meagher v. United States*, 36 F.2d 156 (9th Cir. 1929).

11 **"Men are endowed by their Creator with certain unalienable rights, life, liberty, and the pursuit of happiness;
and to secure, not grant or create, these rights, governments are instituted. That property [one's liberties/rights
are private property] which a man has honestly acquired he retains full control of . . ."** [Budd v. People of State of
New York, 143 U.S. 517 (1892)]

12 "Because of what appears to be a lawful command on the surface, many Citizens, because of their respect for what
13 appears to be law, are cunningly coerced into waiving their rights due to ignorance." U.S. v Minker, 350 US 179 at 187 (1956)

14 Whereas converting rights/liberties into a crime and writing a citation (service of summons) is a tax revenue:

15 "The entire taxing and monetary system are hereby, placed under the UCC." - The Federal Tax Lien Act, 1966

16 "A state may provide for the collection of taxes in gold and silver only." State treasurer v. Wright, 28 Ill. 5091:
17 [Whitaker v. Haley, 2 Ore. 128]

18 "Taxes, lawfully assessed are collectible by agents in money and notes cannot be accepted in payment." Town of
Frankfort v. Waldo, 128 ME. 1

19 U.S. v. Kozminski, 487 U. S. 931 (1988) states: "For purposes of criminal prosecution under § 241 or § 1584, the term
involuntary servitude necessarily means a condition of servitude in which the victim is forced to work for the defendant
20 by the use or threat of physical restraint or physical injury or by the use or threat of coercion through law or the legal
process. This definition encompasses cases in which the defendant holds the victim in servitude by placing him or her in
21 fear of such physical restraint or injury or legal coercion."

22 U.S. v. Tweel, 550 F. 2d. 297, 299, 300 (1977) states that: Silence can only be equated with fraud when there is a legal
and moral duty to speak or when an inquiry left unanswered would be intentionally misleading. We cannot condone this
shocking conduct. If that is the case we hope our message is clear. This sort of deception will not be tolerated and if this
23 is routine it should be corrected immediately.

24 **"Ex dolo malo non oritur actio.** Out of fraud no action arises; fraud never gives a right of action. No court will lend its
aid to a man who founds his cause of action upon an immoral or illegal act." - Black's Law Dictionary, Fifth Edition,
25 page 509.

26 Morrison v. Coddington, 662 P. 2d. 155, 135 Ariz. 480(1983) confirmed that: Fraud and deceit may arise from silence
where there is a duty to speak the truth, as well as from speaking an untruth.

27 "Knowing failure to disclose material information necessary to prevent statement from being misleading, or making
representation despite knowledge that it has no reasonable basis in fact, are actionable as fraud under law." - Rubinstein
v. Collins, 20 F.3d 160, 1990

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1 [a] "Party in interest may become liable for fraud by mere silent acquiescence and partaking of benefits of fraud."
- Bransom v. Standard Hardware, Inc., 874 S.W.2d 919, 1994

2 "Fraud destroys the validity of everything into which it enters," - Nudd v. Burrows, 91 U.S. 426.

3 "Fraud vitiates everything." - Boyce v. Grundy, 3 Pet. 210

4 "Fraud vitiates the most solemn contracts, documents and even judgments." - U.S. v. Throckmorton, 98 US 61

5 When a Citizen challenges the acts of a federal or state official as being illegal, that official cannot just simply avoid liability based upon the fact that he is a public official. In United States v. Lee, 106 U.S. 196, 220, 221, 1 S.Ct. 240, 261, the United States claimed title to Arlington, Lee's estate, via a tax sale some years earlier, held to be void by the Court. In so voiding the title of the United States, the Court declared:

6 *"No man in this country is so high that he is above the law. No officer of the law may set that law at defiance with impunity. All the officers of the government, from the highest to the lowest, are creatures of the law and are bound to obey it. It is the only supreme power in our system of government, and every man who by accepting office participates in its functions is only the more strongly bound to submit to that supremacy, and to observe the limitations which it imposes upon the exercise of the authority which it gives.*

7 *Shall it be said... that the courts cannot give remedy when the citizen has been deprived of his property by force, his estate seized and converted to the use of the government without any lawful authority, without any process of law, and without any compensation, because the president has ordered it and his officers are in possession? If such be the law of this country, it sanctions a tyranny which has no existence in the monarchies of Europe, nor in any other government which has a just claim to well-regulated liberty and the protection of personal rights."*

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12 Pierce v. United States ("The Floyd Acceptances"), 7 Wall. (74 U.S.) 666, 677: "We have no officers in this government from the President down to the most subordinate agent, who does not hold office under the law, with prescribed duties and limited authority"; Cunningham v. Macon, 109 U.S. 446, 452, 456, 3 S.Ct. 292, 297 ("In these cases he is not sued as, or because he is, the officer of the government, but as an individual, and the court is not ousted of jurisdiction because he asserts authority as such officer. To make out his defense he must show that his authority was sufficient in law to protect him... It is no answer for the defendant to say I am an officer of the government and acted under its authority unless he shows the sufficiency of that authority..."); and Poindexter v. Greenhow, 114 U.S. 270, 287, 5 S.Ct. 903, 912

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20 WHEREAS, officials and even judges have no immunity (See, Owen vs. City of Independence, 100 S Ct. 1398; Maine vs. Thiboutot, 100 S. Ct. 2502; and Hafer vs. Melo, 502 U.S. 21; officials and judges are deemed to know the law and sworn to uphold the law; officials and judges cannot claim to act in good faith in willful deprivation of law, they certainly cannot plead ignorance of the law, even the Citizen cannot plead ignorance of the law, the courts have ruled there is no such thing as ignorance of the law, it is ludicrous for learned officials and judges to plead ignorance of the law therefore there is no immunity, judicial or otherwise, in matters of rights secured by the Constitution for the United States of America. See: Title 42 U.S.C. Sec. 1983.

21
22 "When lawsuits are brought against federal officials, they must be brought against them in their "individual" capacity not their official capacity. When federal officials perpetrate constitutional torts, they do so ultra vires (beyond the powers) and lose the shield of immunity." Williamson v. U.S. Department of Agriculture, 815 F.2d. 369, ACLU Foundation v. Barr, 952 F.2d. 457, 293 U.S. App. DC 101, (CA DC 1991).

23
24 "A corporation can neither practice law nor hire lawyers to carry on the business of practicing law for it."
People v. California Protective Corp., 76 Cal. App. 354, 244 Pac. 1089.

25
26 "Personal involvement in deprivation of constitutional rights is prerequisite to award of damages, but defendant may be personally involved in constitutional deprivation by direct participation, failure to remedy wrongs after learning about it, creation of a policy or custom under which unconstitutional practices occur or gross negligence in managing subordinates who cause violation." (Gallegos v. Haggerty, N.D. of New York, 689 F. Supp. 93 (1988).

27 "A **bill of attainder** is defined to be 'a legislative Act which inflicts **punishment without judicial trial**'
"where the legislative body exercises the office of judge, and assumes judicial magistracy, and pronounces on the guilt of a party without any of the forms or safeguards of a trial, and fixes the punishment." In re De Giacomo, (1874) 12 Blatchf. (U.S.) 391, 7 Fed. Cas No. 3,747, citing Cummings v. Missouri, (1866) 4 Wall, (U.S.) 323.

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1 "Every man has a natural right to the fruits of his own labor, is generally admitted; and no other person can rightfully
2 deprive him of those fruits, and appropriate them against his will..." [The Antelope, 23 U.S. 66; 10 Wheat 66; 6 L.Ed.
3 268 (1825)]

4 [Federal jurisdiction] must be considered in the light of our dual system of government and may not be extended ... in
5 view of our complex society, would effectually obliterate the distinction between what is national and what is local
6 and create a completely centralized government. United States v. Lopez, 514 U.S. 549, 115 S.Ct.1624(1995).

7 Tate v. Luv Pharmacy, Inc., 118 N.H. 398, 404, 388 A.2d 190, 194 (1978). A corporation may be held criminally
8 liable for criminal acts performed on its behalf by agents or employees acting within the scope of their authority or
9 employment. See State v. Pinardville Athletic Club, 134 N.H. 462, 465, 594 A.2d 1284, 1286 (1991). The criminal
10 conduct need not have been "performed, authorized, ratified, adopted or tolerated by the corporation[']s directors,
11 officers or other `high managerial agents'" in order to be chargeable to the corporation. See Com. v. L.A.L. Corp.,
12 511 N.E.2d 599, 601 (Mass. 1987).

13 Whereas, **Ex parte Milligan, 71 U.S. 4 Wall. 2 2 (1866)** ruled that trying citizens in military courts is unconstitutional
14 when civilian courts are still operating. Trial by military tribunal is constitutional only when there is no power left but the
15 military, and the military may validly try criminals only as long as is absolutely necessary. However, the Reconstruction
16 Acts were never repealed, and therefore, no functioning civilian courts are available. In fact, the Supreme Court of the
17 United States ruled that: "*Neither the legislature nor any executive or judicial officer may disregard the provisions of the
18 constitution in case of emergency*"

19 "*The Constitution for the United States is a law for rulers and people equally in war and in peace...at all times, and under
20 all circumstances. No doctrine...was ever invented... than that any of its provisions can be suspended during any of the
21 exigencies [emergencies/urgencies] of government.*" pp. 120-121

22 "...there is **no law for the government** of the citizens, the armies or the navy of the United States, **within American
23 jurisdiction, which is not contained in or derived from the Constitution.**" p. 141

24 In **16 American Jurisprudence 2d §71**, a legal encyclopedia of United States law, suspension of the Constitution is
25 prohibited, as follows:

26 "*It is sometimes argued that the existence of an emergency allows the existence and operation of powers, national or
27 state, which violate the inhibitions of the Federal Constitution. The rule is quite otherwise. NO emergency justifies the
28 violation of any of the provisions of the United States Constitution.*"

29 "...Neither the legislature nor any executive or judicial officer may disregard the provisions of the Constitution in case of
30 an emergency..."

31 Therefore, ANYONE who declares the suspension of constitutionally guaranteed rights (to travel unencumbered, peaceable
32 assembly, earn a living, religious practices, and etcetera) and/or attempts to enforce such suspension within the 50
33 independent, sovereign, continental, united, and republic states of America; is waging war against the constitution(s) and,
34 by extension - We, The People. They violate their constitutional oath and, thus, immediately forfeit their office and
35 authority and their proclamations may be disregarded with impunity and that means any one; even the Governor and
36 President.

37 In **16 American Jurisprudence 2d § 177 late 2d, § 256** states: "*The general misconception is that any statute passed by
38 legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the
39 land and any statute, to be valid; one must prevail. This is succinctly stated as follows:*

40 *The General rule is that an unconstitutional statute, though having the form and name of law is in reality no law, but is
41 wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of it's enactment and not merely
42 from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it has
43 never been passed. Such a statue leave the question that it purports to settle just as it would be h ad the statute not been
44 enacted.*

45 *Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no
46 office, bestows no power or authority on anyone, affords no protections, and justifies no acts performed under it.....*

47 *A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing
48 valid law. Indeed, insofar as a statue runs counter to the fundamental law of the land, it is superseded thereby.*

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No one is bound to obey an unconstitutional law and no courts are bound to enforce it.”

In 1867, the Fourteenth Amendment was added to the Constitution for the united States of America, but was never lawfully ratified by Constitutional Congress, nor presented to the President to actually be signed into law. This “legislation” converted “Whites” and “Blacks” slaves, as stated by President Johnson.

On June 30th, 1868; Governor Worth was removed from office, because he opposed the Reconstruction Act, the Fourteenth Amendment, and Military Rule (aka: Martial Law).

March 9th, 1933; the “U.S. citizen” or “Person” was added to the Trading With The Enemies Act, thereby making them “Enemy Combatants” to the United States.

April 5th, 1933; Executive Order 6102 (aka: Gold Repeal Act) was issued making it illegal for “U.S. citizens” to own gold. [SCOTUS mandated Congress provide a remedy, and that is **Public Law 73-10; Ch. 48, 48, Stat. 112**]

December 26, 1933; 49 Statute 3097 Treaty Series 881 (Convention on Rights and Duties of States) stated Congress replaced Statutes with international law, placing all States under international law.

December 9, 1945; the **International Organization Immunities Act** relinquished every public office of United States to United Nations. Local governments up to the president fall under U.N. jurisdiction. Congress gave the U.N. the right to dictate what laws will be international and gave them the right to tax the States. Under Senator Barack Hussein Obama's Bill, **SB2433, the Poverty Act of 2007**, the U.N. military forces are able to step on American soil to confiscate weapons from “U.S. citizens”. Under the Bush Administration, B.A.R. Attorney General Ashcroft and Haliburton established FEMA Concentration Camps for “U.S. citizens” who refuse the new world order/one world government. [This proves the advantage of being a noncitizen, national American and State Citizen of the republic state, one was born on.]

International Reorganization Rescind Act: Congress put this into form but they never took action to rescind the act. Fairly recently, an Ohio judge filed suit claiming that Congress did not have the right to relinquish government authority over to the U.N. (a corporation or foreign country) and that the Congressional act was a constitutional violation because they did not put it to the States or the People to agree on it. In 2005, the U.S. Supreme Court declined to hear the case, therefore all public offices remain under U.N. jurisdiction and these public servants are not American Citizens.

22 CFR 92.12-92.31 FR Heading "Foreign Relationship" states that an oath is required to take office.

Title 8 U.S. Code § 1481 states once an oath of office is taken, citizenship is relinquished, thus one becomes a foreign entity, agency, or state. That means every public office is a foreign state, including all political subdivisions. (i.e. every single court is considered a separate foreign entity).

Title 22 U.S. Code (Foreign relations and Intercourse) Chapter 11 identifies all public officials as foreign agents.

Title 28 U.S. Code § 3002 Section 15(A) states United States is a Federal Corporation and not a government, including the Judicial Procedural Section.

Federal Rules of Civil Procedure (FRCP) 4(j) states that the Court jurisdiction and immunity fall under a **foreign state**.

The 11th Amendment states "*The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of a Foreign State.*" (A foreign entity, agency, or state cannot bring any suit against a United States citizen without abiding the following procedure.)

Title 22 CFR 93.1-93.2 states that the Department of State has to be notified of any suit, and in turn has to notify the United States citizen of said suit.

Title 28 U.S. Code § 1330 states that the United States District Court has to grant permission for the suit to be pursued once the court has been supplied sufficient proof that the United States citizen is actually a corporate entity.

Title 28 U.S. Code § 1608 One has Absolute Immunity as a Corporation.

Title 28 U.S. Code §§ 1602-1611 (Foreign Sovereign Immunities Act) allows the jurisdiction of a court to be challenged, and a demand of proper jurisdiction to be stated.

July 27, 1868; 15 Statutes at Large, Chapter 249 Section 1 "*Acts Concerning American Citizens in a Foreign State,*" expatriation, is what is broken when jurisdiction is demanded, and is not met with an answer.

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1 Under the Federal Rules of Civil Procedure 12b(6), the prosecution has failed to provide adequate proof that the parties
2 involved in this situation are actually corporate entities. There is ample proof that the prosecution and other agents are
3 actually corporations.

4 In 1950, the 81st Congress investigated the Lawyers Guild and determined that the B.A.R. [British Accreditation
5 Registry] Association is founded and run by communists under definition. Therefore, any elected official who is a
6 member of the B.A.R. will only be loyal to the B.A.R. and not the people.

7 Oath of Office – Title 5 U.S. Code §§ 3331, 3332, 3333 which is backed up by Title 22 CFR Foreign Relations 92.12 –
8 92.31 and Title 8 U.S. Code § 1481 – the public official relinquishes one’s national citizenship and are therefore, foreign
9 agents as stipulated under Title 22 U.S. Code, Chapter 11 § 611, loss of national citizenship – Public officials are no
10 longer “U.S. Citizens”, but rather are foreign agents and must register as such.

11 Title 8 U.S. Code § 1481 states that once an oath of office is taken citizenship is relinquished, therefore one becomes a
12 foreign entity, agency, or state. That means every public office is a foreign state, including all political subdivisions. (i.e.
13 every single court is considered a separate foreign entity).

14 28 U.S. Code CHAPTER 176 - FEDERAL DEBT COLLECTION PROCEDURE. The Federal Debt Collection
15 Procedure places all courts under equity and commerce and under the International Monetary Fund [IMF].

16 **10 U.S. Code Chapter 13: INSURRECTION; SECTION 253: Interference with State and Federal law states:**

17 The President, by using the militia or the armed forces, or both, or by any other means, shall take such measures as he
18 considers necessary to suppress, in a State, any insurrection, domestic violence, unlawful combination, or conspiracy, if
19 it -

20 (1) so hinders the execution of the laws of that State, and of the United States within the State, that any part or
21 class of its people is deprived of a right, privilege, immunity, or protection named in the Constitution and secured
22 by law, and the constituted authorities of that State are unable, fail, or refuse to protect that right, privilege, or
23 immunity, or to give that protection; or

24 (2) opposes or obstructs the execution of the laws of the United States or impedes the course of justice under those
25 laws.

26 In any situation covered by clause (1), the State shall be considered to have denied the equal protection of the laws
27 secured by the Constitution.

28 **I hereby accept the Lieber Code, invoking Articles 42, 43 and 44:**

29 **Section II. Public and private property of the enemy –**

30 **Protection of persons, and especially of women, of religion, the arts and sciences –**

31 **Punishment of crimes against the inhabitants of hostile countries.**

32 **Article 42:** Slavery, complicating and confounding the ideas of property, (that is of a thing,) and of personality, (that is
33 of [mankind],) exists according to municipal or local law only. The law of nature and nations has never acknowledged it.
34 The digest of the Roman law enacts the early dictum of the pagan jurist, that "so far as the law of nature is concerned, all
35 men are equal." Fugitives escaping from a country in which they were slaves, villains, or serfs, into another country,
36 have, for centuries past, been held free and acknowledged free by judicial decisions of European countries, even though
37 the municipal law of the country in which the slave had taken refuge acknowledged slavery within its own dominions.

38 **Article 43:** Therefore, in a war between the United States and a belligerent which admits of slavery, if a person held in
39 bondage by that belligerent be captured by or come as a fugitive under the protection of the military forces of the United
40 States, **such person is immediately entitled to the rights and privileges of a freeman.** To return such person into
41 slavery would amount to enslaving a free person, and neither the United States nor any officer under their authority can
42 enslave any human being. Moreover, a person so made free by the law of war is under the shield of the **law of nations,**
43 and the former owner or State can have, by the law of postliminy, **no belligerent lien or claim of service.**

44 **Article 44:** All wanton violence committed against persons in the invaded country, all destruction of property not
45 commanded by the authorized officer, all robbery, all pillage or sacking, even after taking a place by main force, all rape,
46 wounding, maiming, or killing of such inhabitants, **are prohibited under the penalty of death, or such other severe
47 punishment as may seem adequate for the gravity of the offense.**

A soldier, officer or private, in the act of committing such violence, and disobeying a superior ordering him to abstain
from it, **may be lawfully killed on the spot by such superior.** Link: https://avalon.law.yale.edu/19th_century/lieber.asp

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1 The "Nuremberg Code" and "Universal Declaration of Human Rights" legally and lawfully make it an international
2 crime against the liberties and rights of mankind for those who are "following orders" that are against law and/or people's
unalienable, natural, God-given Rights causing injury or death from their own egregious negligence.

3 **Nuremberg Code:** is a set of ethical research principles for human experimentation created by the court in U.S. v
Brandt, one of the Subsequent Nuremberg trials that were held after the Second World War.

4 **Nuremberg Code: Directives for Human Experimentation:**

5 **ORI Introduction to RCR: Chapter 3. The Protection of Human Subjects:**

- 6 1. The voluntary consent of the human subject is absolutely essential.
- 7 2. The experiment should be such as to yield fruitful results for the good of society.
- 8 3. The experiment should be so designed and based on the results of animal experimentation and a knowledge of the
9 natural history of the disease.
- 10 4. The experiment should be so conducted as to avoid all unnecessary physical and mental suffering and injury.
- 11 5. No experiment should be conducted where there is an a priori reason to believe that death or disabling injury will
12 occur.
- 13 6. The degree of risk to be taken should never exceed that determined by the humanitarian importance of the problem
14 to be solved by the experiment.
- 15 7. Proper preparations should be made and adequate facilities provided to protect the experimental subject against even
16 remote possibilities of injury, disability, or death.
- 17 8. The experiment should be conducted only by scientifically qualified persons.
- 18 9. During the course of the experiment the human subject should be at liberty to bring the experiment to an end.
- 19 10. During the course of the experiment the scientist in charge must be prepared to terminate the experiment at any
20 stage, if he has probable cause to believe, in the exercise of the good faith, superior skill and careful judgment
21 required of him that a continuation of the experiment is likely to result in injury, disability, or death to the
22 experimental subject.

23 **DURING THE NUREMBERG TRIALS** after World War II, several Nazis, including top German generals Alfred Jodl
24 and Wilhelm Keitel, claimed they were not guilty of the tribunal's charges because they had been acting at the directive
25 of their superiors. Ever since, this justification has been popularly known as the "Nuremberg defense," in which the
26 accused stated they were "only following orders."

27 **The Nuremberg judges rejected the Nuremberg defense, and both Jodl and Keitel were hanged.**

The **AMNESTY INTERNATIONAL** definition of "**Torture**" states: "*Torture is the systematic and deliberate
infliction of acute pain in any form by one person on another, or on a third person, in order to accomplish the purpose of
the former against the will of the latter.*"

The Supreme Court of the United States has repeatedly ruled that the "Constitution for the united states of America"
provides *no requirement* that police officers at any level of the government provide protection to people (public or
private) to prevent crimes from occurring, because that police officers at any level of the government provide protection
to people (public or private) to prevent crimes from occurring, because *the police are under no obligation to protect the
public as they have no liability for failure to provide police protection, and have no liability for failure to arrest or to
retain arrested person in custody.*

This literally means that the police officers are completely within their rights to NOT ENTER an active shooter (or any
other) situation that puts them at risk. Why? Their first and sole obligation is to their **EMPLOYER**, and **NOT THE
PEOPLE**. The only duty of police officers is to investigate crimes, arrest criminals of crimes already committed, and
protect & serve the STATE OF _____, COUNTY OF _____, or CITY OF _____ for which they are employed.

South v. Maryland, 59 U.S. (How.) 396, 15 L.Ed.433 (1856) the U.S. Supreme Court ruled that local law-enforcement
had no duty to protect individuals, but only a general duty to enforce the laws. [codes, regulations, rules, and etc. are not
laws.]

Here is a list of other court rulings stating the same thing:

Hartzler v. City of San Jose (1975) , 46 Cal.App.3d 6

Bowers v. DeVito, 686 F.2d 616 (7th Cir. 1982)

Calogrides v. Mobile, 475 So. 2d 560 (Ala. 1985); Cal Govt. Code 845

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Calogrides v. Mobile, 846

Davidson v. Westminster, 32 Cal.3d 197, 185, Cal. Rep. 252; 649 P.2d 894 (1982)

Stone v. State 106 Cal.App.3d 924, 165 Cal Rep. 339 (1980)

Morgan v. District of Columbia, 468 A.2d 1306 (D.C.App. 1983)

Warren v. District of Columbia, 444 A.2d 1 (D.C.App. 1981)

Sapp v. Tallahassee, 348 So.2d 363 (Fla. App. 1st Dist.), cert. denied 354 So.2d 985 (Fla. 1977); Ill. Rec. Stat. 4-102

Keane v. Chicago, 98 Ill. App.2d 460, 240 N.E.2d 321 (1st Dist. 1968)

Jamison v. Chicago, 48 Ill. App. 3d 567 (1st Dist. 1977)

Simpson's Food Fair v. Evansville, 272 N.E.2d 871 (Ind. App.)

Silver v. Minneapolis, 170 N.W.2d 206 (Minn. 1969)

Wuetrich V. Delia, 155 N.J. Super. 324, 326, 382, A.2d 929, 930 cert. denied 77 N.J. 486, 391 A.2d 500 (1978)

Chapman v. Philadelphia, 290 Pa. Super. 281, 434 A.2d 753 (Penn. 1981)

Morris v. Musser, 84 Pa. Cmwth. 170, 478 A.2d 937 (1984)

Linda Riss v. City of New York

Susman v. City of Los Angeles 269 Cal. App. 2d 803

"... there is no warrant in judicial tradition or in the proper allocation of the powers of government for the courts, in the absence of legislation, to carve out an area of tort liability for police protection to members of the public. Quite distinguishable, of course, is the situation where the police authorities undertake responsibilities to particular members of the public and expose them, without adequate protection, to the risks which then materialize into actual losses (Schuster v. City of New York, 5 N.Y.2d 75, 180 N.Y.S.2d 265, 154 N.E.2d 534)."

DeShaney v. Winnebago County Department of Social Services, 489 U.S. 189, 109 S.Ct. 998, 1989 (1989) ruled that there is no merit to petitioner's contention that the State's knowledge of his danger and expressions of willingness to protect him against that danger established a "special relationship" giving rise to an affirmative constitutional duty to protect. While certain "special relationships" created or assumed by the State with respect to particular individuals may give rise to an affirmative duty, enforceable through the Due Process [489 U.S. 189, 190] Clause, to provide adequate protection, see Estelle v. Gamble, 429 U.S. 97; Youngberg v. Romeo, 457 U.S. 307, the affirmative duty to protect arises not from the State's knowledge of the individual's predicament or from its expressions of intent to help him, but from the limitations which it has imposed on his freedom to act on his own behalf, through imprisonment, institutionalization, or other similar restraint of personal liberty.

Professor Van Alstyne has stated:

"A public entity is not liable for injuries caused by 'failing to enforce any law.' Govt C § 818.2. Public employees enjoy a similar immunity: They are not liable for injuries caused by 'failure to enforce an enactment.' Govt C § 821. 'Law' is broader in scope than 'enactment,' including not only statutes, ordinances, charter provisions, rules, and regulations, but also state and federal decisional law as far as applicable in California. Govt C §§ 810.6, 811. ... The immunity in § 818.2 prevails over statutory entity liabilities that do not clearly indicate otherwise. Govt C § 815(b), 815.2(b). ... For example, it supersedes the liability imposed by Govt C § 815.6 for failure to discharge a mandatory duty." (Van Alstyne, California Government Tort Liability (Cont. Ed. Bar 1964) § 5.46, p. 154.)

An action was brought by several landowners against the City of Los Angeles and the State pleading eleven separate causes of action for damages arising out of the 'Watts' Riots' of 1965. The Court of Appeal held that none of the allegations presented was sufficient to show any duty owed by any of the officials named as defendants to act to prevent or avoid the harm suffered by the plaintiffs.

Warren v. District of Columbia, 444 A.2d 1 (D.C. Ct. of Ap., 1981) It is a *"fundamental principle of American law that a government and its agents are under no general duty to provide public services, such as police protection, to any individual citizen."*

In Castle Rock v. Gonzales (2005), the Supreme Court ruled that police do not have a constitutional duty to protect a person from harm, even a woman who had obtained a court-issued protective order against a violent husband making an arrest mandatory for a violation.

Davidson v. City of Westminster, 32 Cal.3d 197, the Supreme Court held that:

(1) the mere fact that the officers had previously recognized the assailant from a distance as a potential assailant because of his resemblance to a person suspected of perpetrating a prior assault did not establish a "special relationship" between officers and assailant under which a duty would be imposed on officers to control assailant's conduct;

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1 (2) factors consisting of officer's prior recognition of assailant as likely perpetrator of previous assault and officer's
surveillance of assailant in the laundromat in which victim was present did not give rise to special relationship
2 between officers and victim so as to impose duty on officers to protect victim from assailant; and

3 (3) victim could not maintain cause of action for intentional or reckless infliction of emotional distress, in view of fact
4 that it was not alleged that officers failed to act for the purpose of causing emotional injury, and that in the absence of
such an intent to injure, officer's inaction was not extreme or outrageous conduct.

5 And in 2008 *District of Columbia v. Heller*, 554 U.S. 570, the Supreme Court had ruled 5-4 that:

6 The Second Amendment's guarantee of the "right to bear arms" pertains to individuals and not, as some insist, to militia.
7 The Second Amendment's prefatory clause [a "well regulated Militia, being necessary to the security of a free State"]
8 may include citizens' right to bear military weapons because today's military has sophisticated weapons that government
did not have in the 18th century. To ban one's right to such weapons would effectively render meaningless the prefatory
clause's "well regulated Militia, being necessary to the security of a free State".

9 This struck down the Regulations Act's ban on handguns as unconstitutional, as well as the Act's requirement that all
firearms - including rifles and shotguns - be kept "unloaded and disassembled or bound by a trigger lock".

10 The majority opinion, written by the late Justice Antonin Scalia, is considered an example of constitutional originalism
— interpreting the meaning of the U.S. Constitution in accordance with the original intent of our Founders. According to
the Court's ruling:

- 11 1. **The Second Amendment protects the individual's right to possess a firearm unconnected with service in a
militia, and to use that arm for traditionally lawful purposes, such as self-defense within the home.** (Pg. 2–53 of
District of Columbia v. Heller)
- 12 2. **The "people" to whom the Second Amendment right is accorded are the same "people" who enjoy First and
Fourth Amendment protection.** In the words of Justice Scalia: "*The Constitution was written to be understood by
13 the voters; its words and phrases were used in their normal and ordinary as distinguished from technical meaning.*"
- 14 3. The Court's interpretation is confirmed by:
 - 15 a. Analogous arms-bearing rights in state constitutions that preceded and immediately followed the Second
Amendment. The Second Amendment's drafting history reveals three state Second Amendment proposals that
unequivocally referred to an individual right to bear arms. (Pg. 28–32 of *District of Columbia v. Heller*)
 - 16 b. Interpretation of the Second Amendment by scholars, courts and legislators, from immediately after its ratification
through the late 19th century. (Pg. 32–47)

17 Clearly, **SCOTUS' 2008 ruling understood the 2nd Amendment as a safeguard against a tyrannical government
via citizens owning arms to defend themselves.** What those arms are depend on the circumstances, specifically, arms
18 technology. In the 18th century, those arms were rifles. But in the 21st century, handguns and rifles are insufficient
against the vastly superior armament of the government's military.

19 And so, in *District of Columbia v. Heller*, the Supreme Court **left open the possibility** of individual right to military-
20 grade weapons as a means to defend against a tyrannical government.

21 This is why a CCW permit is **not required** on ANY of the states of America, and one's Right to "*keep and bear arms*"
guaranteed by the Constitution for the united states of America is all one must stand on to protect one's self and family
from harm and/or a tyrannical/ corrupt government.

22 And what could be more corrupt than when people are dressed in costumes impersonating government officials denying
23 other people their Rights by converting them into a 'crime' under "color of law"? [cf. 18 US Codes 241, 242, 245; and
42 U.S. Codes 1983, 1985, 1986 & 1988. TWO of these require the death penalty.]

24 Since the police departments have **ZERO constitutional duty** to protect and serve the people who are not in their
25 custody, Then they also have **ZERO CONSTITUTIONAL AUTHORITY** to any thing to any one in any manner for
any matter.

26 "You cannot give self-government to anybody. He has got to earn it for himself. You can give him the chance to
27 obtain self-government, but he himself out of his own heart must do the governing. He must govern himself. That is
what it means. That is what self-government means. . . . There must be control. There must be mastery, somewhere,
and if there is no self- control and self-mastery, the control and the mastery will ultimately be imposed from
without." - **Theodore Roosevelt (At University of Wisconsin, Madison, April 15, 1911.)** Mem. Ed. XV, 548; Nat.
Ed. XIII, 594."

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1 ****1795 – SUPREME COURT RULING – NO CORPORATE JURISDICTION OVER THE NATURAL MAN****

2 Penhallow v. Doane’s Administrators (3 U.S. 54; 1 L. Ed. 57; 3 Dall. 54), Supreme Court of the United States ruled:

3 *“Inasmuch as every GOVERNMENT is an ARTIFICIAL PERSON, an abstraction, and a creature of the mind only, a*
4 *GOVERNMENT can interface only with other ARTIFICIAL PERSONS. The Imaginary, having neither actuality nor*
5 *substance, is foreclosed from creating and attaining parity with the Tangible. The legal manifestation of this is that no*
6 *GOVERNMENT, as well as any Law, agency, aspect, Court, etc. can concern itself with anything other than Corporate,*
7 *ARTIFICIAL PERSONS and the contracts between them.”*

8 "A 'Statute' is not a Law," (Flournoy v. First Nat. Bank of Shreveport, 197 La. 1067, 3 So.2d 244, 248).

9 A “ ‘Code’ is not a Law,” (In Re Self v Rhay Wn 2d 261), *in point of fact in Law, A concurrent or ‘joint resolution’ of*
10 *legislature is not “Law,”* (Koenig v. Flynn, 258 N.Y. 292, 179 N. E. 705, 707; Ward v State, 176 Okl. 368, 56 P.2d 136,
11 137; State ex rel. Todd v. Yelle, 7 Wash.2d 443, 110 P.2d 162, 165).

12 *“The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy, and statutes are “not*
13 *the law”.* Self v. Rhay, 61 Wn (2nd) 261.

14 U.S. SUPREME COURT DECISION: *“All codes, rules, and regulations are for government authorities only, not*
15 *human/Creators in accordance with God’s laws. All codes, rules, and regulations are unconstitutional and lack due*
16 *process.... ”* Rodrigues v. Ray Donovan, U.S. Department of Labor, 769 F. 2d 1344, 1348, decided in 1985.

17 All codes, regulations, and rules are ONLY for oath-taking public servants, not Live Souls in accord with God’s Laws:

18 *“All codes, rules, and regulations are unconstitutional and lacking due process of Law. All laws, rules and practices*
19 *which are repugnant to the Constitution are null and void”* [Marbury v. Madison, 5th US (2 Cranch) 137, 180]

20 **“A social worker cannot seize a child without prior judicial authorization merely in the hope that further**
21 **investigation will turn up facts suggesting that child was in immediate danger of serious physical injury.”** – Jones
22 v. County of Los Angeles (9th Cir. 2015) 802 F.3d 990, 1007; Rogers v. County of San Joaquin (9th Cir. 2007) 487
23 F.3d 1288, 1294.

24 **SCOTUS HAS RULED THERE IS A PRESUMPTION THAT A PARENT ACTS IN THEIR CHILDREN'S**
25 **BEST INTERESTS, NOT CHILD PROTECTION SERVICES (CPS) OR YOUR STATE.**

26 The United States Supreme Court has stated: *“There is a presumption that parents act in their children's best interests,*
27 *Parham v. J. R., 442 U. S. 584, 602; there is normally no reason or compelling interest for the State to Inject itself into*
28 *the private realm of the family to further question a parents' ability to make the best decisions regarding their children.*
29 *Reno v. Flores, 507 U. S. 292, 304. The state may not interfere in child rearing decisions when a parent is available.”*
30 Troxel v. Granville, 530 U.S. 57 (2000).

31 **“There is no risk of criminal prosecution where one in good faith challenges an agency.”**

32 - Casey v. FTSCA, Wash. 578j2d 793 (1978)

33 *“To be GOVERNED is to be watched, inspected, spied upon, directed, law-driven, numbered, regulated, enrolled,*
34 *indoctrinated, preached at, controlled, checked, estimated, valued, censured, commanded, by creatures who have neither*
35 *the right nor the wisdom nor the virtue to do so.*

36 *To be GOVERNED is to be at every operation, at every transaction noted, registered, counted, taxed, stamped,*
37 *measured, numbered, assessed, licensed, authorized, admonished, prevented, forbidden, reformed, corrected, punished.*

38 *It is, under pretext of public utility, and in the name of the general interest, to be placed under contribution, drilled,*
39 *fleeced, exploited, monopolized, extorted from, squeezed, hoaxed, robbed; then, at the slightest resistance, the first word*
40 *of complaint, to be repressed, fined, vilified, harassed, hunted down, abused, clubbed, disarmed, bound, choked,*
41 *imprisoned, judged, condemned, shot, deported, sacrificed, sold, betrayed; and to crown all, mocked, ridiculed, derided,*
42 *outraged, dishonored.*

43 *That is government; that is its justice; that is its morality.”* ~ Pierre-Joseph Proudhon

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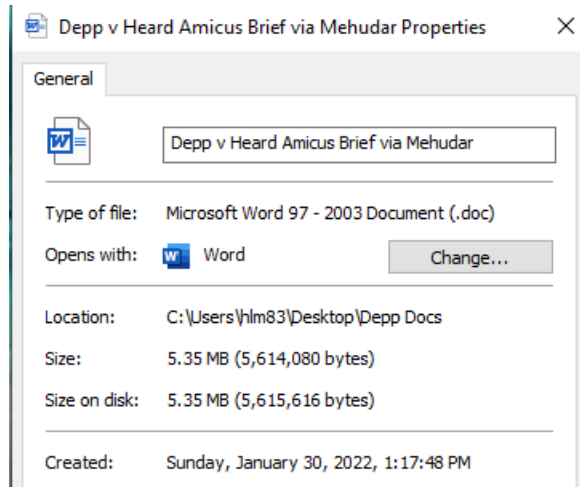
“Interests of the Mehudar Amicus”

I come in peace, Pure Love, Truth, and honor; with clean hands pursuant to the Clean Hands Doctrine for a patent right, and am eternally entitled to expedient, equitable relief. I shall not argue. Done and Done.

I explicitly prohibit the use of the ENS LEGIS [©HEATHER LEE MEHUDAR™ and all derivatives thereof] by anyone who does not have written permission from me addressed to them in the form of a jurat affidavit [aka: a contract] as clearly indicated by use of the © and ™ symbols is lawfully protected by copyright, trademark/tradename, and patent laws [a violation of your **Title 17 of your U.S. Codes, Chapter 5 “COPYRIGHT INFRINGEMENT AND REMEDIES”**, and **Title 15 U.S. Code § 1125(a) False designations of origin, false descriptions, and dilution forbidden** and **35 U.S. Code § 271 - Infringement of patent** under the **Patent Act** and the **Lanham Act 35 U.S. Code § 285**], as well as the Estate’s “Schedule of Fees” on public record via the U.S. D.C. federal courts, U.S. Library of Congress, and the U.S. Department of State].

I am not a party to this case, nor do I personally know either party; I have a direct interest in the outcome of the rule of law that could be established setting precedence for other cases by this court in its ruling on the subject matter within the document filed January 6, 2022 by the Defendant’s team titled as “*Defendant and Counterclaim Plaintiff Amber Laura Heard Emergency Motion for Protective Order to Protect All Individuals Attending the Deposition of Amber Heard*” which is an attempt to prescribe others to wear personal protective equipment in the form of a specific type of medical mask, as well as the so-called “COVID-19 vaccines” and booster shots. This is practicing medicine without a medical license, as well as a violation of nearly EVERY State’s Constitution and legislation.

Whereas both parties to this case have filed a “claim” into this case, then nothing included within or attached to this Mehudar Amicus Brief shall be utilized to challenge and/or disrupt and/or interfere with the jurisdiction of this court. Filing a claim into this case utilizing a B.A.R. attorney in this court is the party’s consent to the jurisdiction thereof.



As a womb-man who has enjoyed a relatively private life, it is with great and grave consternation that I come forward with this “*Mehudar Amicus Brief*”. I fully comprehend the extreme peculiarity and nearly inappropriateness of filing this document after a trial has begun [and now the jury has rendered it’s verdict]. However, I honestly state that it was my full intention to have this completed and filed in February of 2022, prior to the jury selection and onset of the jury trial.

Whereas I began compiling and writing this information since April of 2020, due to my *awareness* that I am contractually required by the Prime Creator of this Universe to file this “Mehudar Amicus Brief” into “a court case”, to address the COVID-19 crimes being perpetuated on all of mankind by use of propaganda from “The Establishment” oligarchs many have been conditioned to call and beLIEve as “elites” (Smith-Mundt Modernization Act, Project Mockingbird, MK Ultra, Operation Truth, and etc.); I did not know *which case* that would be ... until I was made aware of Ms. Heard’s aforementioned January 6th, 2022 filing on January 26th, 2022.

There have been numerous interferences with completing this brief, which were beyond my control such as:

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1 **02/08/2022** – After officially viewing a specific home to purchase for my domicile, and private clinic, and private office;
2 I emailed ‘Nathan’ at “Smith and Berg” of my intention to purchase said home at the full asking price, with
3 assistance to access the funds in my Trust held at the Treasury via specific IRS forms [1099-A, 1099-OID, 1040V,
4 and 1096 – any qualified realtor or broker knows how to properly apply these forms]. **02/11/2022** - After no
5 response, I forwarded that email to an heir to this sale, who stated he contacted the broker. **02/14/2022** - the price
6 of the home was reduced by \$1M, even with my offer of the full asking price on the table. **02/28/2022** - I
7 forwarded my email sent to Nathan to "team@smithandberg.com" with additional information for my offer to
8 purchase this home at full asking price of \$11.5M. [I still have these emails in my "sent" folder as evidence, if
9 needed.] **03/05/2022** - Ron Goldie d/b/a “LAW OFFICE OF RON R GOLDIE” (B.A.R. / Bond # 65956) and
10 Trustee for the home, received my "Firm Offer: and Conditional Acceptance" with payment of \$12M issued on
11 white-gold bond paper, sent by Registered Mail #: **RE124896219US** with green Return Receipt #:
12 **959094021555362213440** for the purchase of this home at the listing price of \$11.5M, to cover all associated
13 costs to repair/upgrade, and furnish the home with the remaining funds. I used an “International Bill of Exchange”
14 pursuant to the “**IRS Employee Manual 3.8.45.5.10.1 (11-04-2011) BILL OF EXCHANGE**”, which is proof an
15 IBOE *IS legal and lawful*, private, tender of payment. However, **03/23/2022**, the home was sold to a business for
16 \$2M less than the original list price, and Ron Robert Goldie retained the IBOE and Firm Offer, which is
17 embezzlement of an estate/trust ... at a minimum because any prudent people would presume he monetized that
18 IBOE for his own personal, financial gain at the detriment and suffering of me. That is satanic.

19 **LINK TO FINAL SUMMARY JUDGMENT and COUNTY RECORDING FILED:**

20 <https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:0963f775-8538-39a0-b9d9-f7c9089da5ee>

21 **On 02/09/2022** - Spectrum [internet service provider] employees refused to accept my cash payment for my
22 internet and landline [fax] services due to my sheer face covering [I was also poisoned while running errands that
23 same evening];

24 **On 2/12/2022** - Spectrum disrupted my services in violation of UCC 3-603(b) [and has completely disconnected
25 my services, but continues to accumulate charges on the account] which has handicapped my ability to do anything
26 on the internet or printer/scanner or fax from my home office equipment;

27 **NOTICE LINK:** <https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:edbd87cc-e53b-3058-9de7-5bf1e59b518d>

28 **04/07/2022** – Payment for a different home was delivered and the owner called me to ask how/when to give me the
29 key and the balance of the payment [acceptance and agreement]. I explained the process, and she sent me a text
30 message containing her and her daughter’s [trustee] email. Then I heard nothing. I emailed the realtor **04/08/2022** via
31 ColdwellBanker.com and received a call from ‘Tony’ at 2:16pm. He agreed to call the Treasury to verify the funds
32 and call me back if there were “any issues”. The seller sent me a text message at 10:27pm that evening stating she
33 wanted to use an escrow company and talk with her lawyer, then let me know [acceptance and agreement]. After
34 speaking with her “lawyer”, I heard nothing further from the Seller, even though I informed them very clearly that I
35 was applying the “Private Administrative Due Process of Law” with only the final notice of summary judgment set to
36 be completed and served after I file this “Mehudar Amicus Brief” [this is the brief I was referring to as the necessity
37 for utilizing my trust to purchase a safe abode to domicile while on Earth]. On **09/07/2022, the Seller called me at
38 2:46pm PST** offering to meet me at the house at 5:00pm and to finally give me a tour of this home I purchased
39 sight-unseen [acceptance and agreement]. An hour later she called to cancel and never rescheduled.

40 Then the current issue at hand of me filing my “Summary Judgment and Court Order” for the \$49 fee pursuant to
41 FRCP Rule 56, but **Philip Steven Gutierrez** [with active California State B.A.R. (aka: British Accreditation
42 Registry, thereby legally a FOREIGN AGENT on American soil practicing law from the bench, and legally obligated
43 to register in compliance with the F.A.R.A. since 1938) and Bond Number: **280724** located at address: 16501
44 Ventura Blvd, Ste: 200, Encino, CA 91436-2066] doing business as a **judicial officer and administrative trustee**
45 under the title “Chief Judge” at the “United States District Court – Central California” for the Foreign Situs and
46 Cestui Que Vie and Fide Commissary and Social Security Account Trusts; fraudulently converted my Summary
47 Judgment and Court Order to the jurisdiction of the United States by assigning it as a CIVIL case in order to charge
48 me a fee of \$405. This is presumably to utilize Court Registry Investment System [CRIS] account on deposit with
49 The Treasury under the care of the office of the Attorney General according to **Public Law 110–406, § 8(a), Oct. 13,
50 2008, 122 Stat. 4293** [re-codified as **Title 28 U.S. Code § 2045**].

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1 After the B.A.R. attorneys handling the EDSS filings, sent my last e-filed documents "**Document(s) forwarded to**
2 **Chambers for review.**", Mr. Gutierrez subsequently dismissed and closed my cases, including the federal case I filed
3 against the L.A. Housing Department to investigate the property where I currently domicile, for numerous violations
4 putting the renters at risk of various types of harm from: rodents, electrical fires, human trafficking, the Property
5 Manager and his girlfriend running their own side-hustle of "Air BnB" within the property [*when Los Angeles has a
homeless crisis*], and various forms of animal cruelty. As a result, I recently completely the '**Private Administrative
Due Process of Law**' that I recorded with a County Recorder, then published as a "PUBLIC/LEGAL NOTICE" in
two newspapers [L.A. Daily Commerce and to obtain a lawful and legal Summary Judgment and Court Order.

6 On **12/01/2022**, the "L.A. Times" refused to publish my public notice for the rental property which simply stated:

7 NEW PROPERTY OWNER:
8 Pathfinder Academy, Inc.
9 Heather-Lee: Mehudar
10 See: bit.ly/3EXQDup

11 because, even though **THREE** un rebutted affidavits is tacit consent, tacit acquiescence, and tacit procurement ...
12 after speaking with their legal department, **BOTH** versions of my public notice were deemed to be a potential
13 "liability" for them - by stating in the initial rejection email:

14 "Unfortunately, even though you are an attorney, our legal department has flagged
15 this as being in violation of our Ad Standards because the case has not been ruled
16 on and the contents of the document contain potentially defamatory statements that
17 cannot be verified.

18 Once your case has been ruled on, you may post a link to public records related to
19 the case, but not any documents which contain content that is unsuitable for all
20 ages, and/or potentially defamatory.

21 I apologize for any inconvenience. "

22 When I informed the L.A. Times that I am a private lawyer and augmented the link to this: adobe.ly/3gTdpvi

23 [The first 3-pages is the public notice. I am willing to edit the link and eliminate
24 all the other pages, if that's what it takes.

25 There is no "judicial opinion" to be made pursuant to FRCP Rule 56.

26 Authority for FRCP Rule 56 comes from Maxims of Law:

27 "An un rebutted Affidavit (sworn testimony) stands as judgment."

28 "An un rebutted Affidavit (sworn testimony) stands as truth in commerce."]

29 This was their response on 12/02/2022:

30 "Due to potential liability concerns as well as our own ad standards, we are not able
31 to publish or link to personal documents with potentially defamatory statements. The
32 first page of the filing includes references to bestiality, harassment, and violence.
33 Those claims go against our Ad Standards rules on libelous claims and good taste.

34 I'm not able to offer a blanket remedy from our Legal department, but they said they
35 would consider a link to a public record on a government site after a ruling is made
36 in a court of law. However, they will not approve a personal copy of a document whose
37 claims we have no ability to substantiate.

38 If you feel your situation **might warrant and investigation from one of our reporters**,
39 you could reach out to our newsroom using the directory here. Advertising has no
40 influence on the newsroom so I am not able to facilitate that conversation but that
41 might be an alternative course of action if you are looking to publicize your case.
42 You might also consider reaching out to smaller local news sources in your area who
43 may have an interest in highlighting a regional story."

44 Suffice it to say the legal department at the "L.A. Times" appears completely incompetent, since their responses
45 indicate they have zero comprehension that a PUBLIC NOTICE recorded with a COUNTY RECORDER based
46 upon a **DEFAULT SUMMARY JUDGMENT** is literally a **LAWFUL JUDGMENT not requiring** a "COURT

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1 ORDER” or any other opinion/decision by a judicial officer from a trial because ... *there is no controversy to*
2 *settle*. Thus the a packet of the documents can be simply mailed to the Treasury and/or Internal Revenue Service
3 and/or U.S. Secret Service to be addressed [*which is what I did, because I expect the USDC-Central CA Chief*
4 *Justice to be dishonorable again, and he has!*]. Whereas, the “L.A. Times” seemed to be interested in a potential
5 “investigation” by one of their reporters, when I am more concerned as to WHY all the agencies contacted in Los
6 Angeles City/County have done nearly nothing regarding the federal case I opened for this matter back in August
7 of 2022. If the L.A. Times *truly* wanted to investigate my issue; Then they have the link to the court documents -
8 on public record - and could investigate regardless as to my own wishes.

9 **NOTE:** on 11/05/2021 - the L.A. Times published an interview with “Game of Thrones” actress Esmé Bianco
10 regarding claims of a man called Brian Hugh Warner d/b/a “Marilyn Manson” for allegedly committing sexual
11 assault and other abuse. I do not recall seeing a lawsuit filed by Mr. Warner d/b/a “Marilyn Manson” against the L.A.
12 Times for defamation of character or slander or libel. Therefore, I do not comprehend their claim to reject publishing
13 my public notice recorded with a county recorded for PUBLIC RECORD of *unrebutted jurat affidavits*.

14 **LINK:** <https://www.latimes.com/entertainment-arts/music/story/2021-11-05/marilyn-manson-esme-bianco-sexual-abuse-allegations>

15 As you can see, I have good reason for great contention toward B.A.R. attorneys, and all the egregious harm I have
16 faced due to the corruption and dereliction of duties by judicial officers/administrators in Nevada and California.

17 **04/12/2022** - a neighbor in my building got on the wrong side of the Mexican Mob, and we had an “issue” that
18 included the LAPD’s SWAT showing up. They kept me in handcuffs the longest (I was told ‘by an hour’) while
19 the LAPD went on a fishing trip to presumably find any contracts between my “PERSON” and the “STATE OF
20 CALIFORNIA” so they could arrest me and seize my own handgun, because **I register nothing to the “STATE
21 OF ___”** and shall never be under the jurisdiction of any **policey enforcement** department, nor Sheriff department,
22 nor highway patrol, nor U.S. Marshalls, nor the U.S. Secret Service, nor any other earthly so-called “government”
23 of agency or office. Period. Done and Done.

24 Additionally, I have received zero communication – much less funds- from the California unemployment program
25 [aka: EDD]; and Bank of America [hereafter: BofA] fraudulently cancelled my PPP SBA forgivable loan
26 application without a valid reason in 06/2020 [I used an EIN as an American state national instead of “U.S. citizen”
27 (slave) and notarized], then BofA blaming the IRS) did seize/freeze of all my funds and account in late 07/2021
[without a valid court order, but demands one with a valid seal in order to return my private property];
Chase Bank denied to even open an account for me as an American state national because I am not a “U.S.
citizen” with “U.S.” address, and disclosed that I am in possession of the “**Modern Money Mechanics**” pdf and
aware of the Quantum Financial System [QFS] to which the USA is allegedly switching.

PDF: <http://liberty-tree.ca/research/Modern.Money.Mechanics>

28 A reliable source informed me “*Someone has committed PPP SBA loan fraud, and it is harming you financially*”.
29 Therefore, I decided to email the Small Business Association on April 25, 2021 at answerdesk@sba.gov to inquire:
30 *What phone number or email do I contact to verify if anyone has used my information to claim me as an*
31 *“employee” who allegedly received payment from an “employer” who received the PPP SBA forgivable loan?*

32 *“Whistleblowing retaliation can take many forms. If any of the following actions were taken against you*
33 *shortly after you blew the whistle on your employer, you may be the victim of illegal retaliation:*

- 34 • **Harm to your personal or professional reputation**
- 35 • *Withholding pay or benefits*
- 36 • *Termination or demotion without apparent cause*
- 37 • **Loss of shifts**
- *Unprompted job changes*
- **Sudden pay cuts**
- *Unsupported disciplinary actions or unexplained poor performance reviews”*

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1 The SAG-AFTRA union qualified for a \$10 million PPP SBA loan, but Bank of America cancelled my application
2 for \$10 thousand with absolutely zero reasons and no opportunity to correct. How is that even lawful during a
3 ‘pandemic’?

4 [https://www.federalpay.org/paycheck-protection-program/screen-actors-guild-american-federation-of-television-
and-ra-los-angeles-ca](https://www.federalpay.org/paycheck-protection-program/screen-actors-guild-american-federation-of-television-
and-ra-los-angeles-ca)

5 **This is the document in PDF form by the SBA to report EIDL SBA fraud by identity theft:**

6 [https://www.sba.gov/sites/default/files/2021-02/Identity%20Theft%20Letter%20for%20COVID-19%20EIDL-
508.pdf](https://www.sba.gov/sites/default/files/2021-02/Identity%20Theft%20Letter%20for%20COVID-19%20EIDL-
508.pdf)

7 **LINK TO PDF** of Jurat Affidavit dated May 29th, 2020 and served on June 12, 2020; entitled: **“DUE LAWFUL
8 NOTICE: by Jurat Affidavit: IN RE: MEDICAL TYRANNY, HUMAN TRAFFICKING, AND OTHER FELONIES”**
9 <https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:46896bc9-41f1-3657-818b-ef5e840ccd49>

10 **LINK TO PDF** of Jurat Affidavit dated July 15th, 2020 entitled:

11 **“DUE NOTICE OF LIABILITY AND DEMAND FOR PERFORMANCE; IN RE: VIOLATIONS OF:
12 AMERICANS WITH DISABILITIES ACT; NUREMBERG CODE; UNIVERSAL DECLARATION OF
13 [MANKIND] RIGHTS BY MEANS OF MEDICAL TYRANNY, PEONAGE, SLAVERY, AND TRAFFICKING IN
14 PERSONS; HUMAN TRAFFICKING; NEFARIOUS ACTS VIA USE OF B.A.R. [British Accreditation Registry]
15 MEMBERS AND ASSOCIATIONS, FEDERAL PROGRAM FRAUD; AND STATEMENT OF A CLAIM FOR
16 WHICH REMEMDY SHALL BE GRANTED by Jurat Affidavit:”**

17 <https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:86fc9a7e-7fe2-34d1-a22a-7f592e82f103>

18 Shortly after this was delivered to **Dr. Sonia Y. Angell d/b/a Director** for the California Department of Public
19 Health [CDPH], she resigned from her position without explanation. I am absolutely confident the contents of the
20 jurat affidavit I served upon her by email using the CDPH website “Contact Us” page to insert the link listed above
21 is the reason for her resignation.

22 It is my wish that all to whom this presents comprehend that I do not share this to merely “air dirty laundry”. It is
23 to expose *some* of the crisis I can personally testify are occurring to a *large number* of Americans, and other
24 people across the planet, have also been suffering under. A reliable source has informed me that the banks taking
25 the applications for the PPP SBA forgivable loans were, in fact, receiving those funds from the SBA, sitting on the
26 funds to generate the interest for the benefit of the bank, then returning the funds to the PPP SBA and
27 denying/rejecting the applications. People were then told to RE-apply. One of my patients disclosed that she had to
apply four times before her application was finally approved. The contents herein, provide some remedies for those
with the eyes to see, ears to hear, mind to comprehend, and ability to apply.

I have been informed that I am one of eight [8] people on the highest level of surveillance on the planet [and a
Targeted Individual = TI] for almost two decades. However, they are prohibited from harming me unless they can
trick me into giving consent by written and/or verbal contract. **Once a right and/or liberty and/or entitlement is
invoked in writing, it shall only be waived in writing.**

I am rightfully perceived as a threat to the status quo of the greedy, luciferian, psychopaths who have conditioned
people to beLIEve and call them “elite” when they are nothing more than unlawful, tyrannical, “*human*”, oligarchs
operating as the “Deep State” and/or “Shadow Government” and/or “The Establishment”. I have been working for
years to combat trafficking in persons, human trafficking, and the sex-trafficking of children. I have posted a notice
on captain’s door of my private car [CVC 260(b)] informing all who approach the door that I am:

**“Ambassador Extraordinary and Plenipotentiary Executes Pedophiles In-Progress!
Lieber Code accepted, Articles 43 and 44 Invoked. Done and Done.”**

There is no special dispensation required of one who witnesses a violent crime, to *safely* end the violence.
This is especially true when one is witness to the heinously satanic crimes of pedophiles and pedovores.
Your scriptures literally *COMMAND YOU* to end those demons and their evildoers. Read your scriptures.

Psalms 46:2 God is our refuge and strength, a very present help in trouble.

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

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1 Evidence of the repeated targeting by morally, ethically, and oath-fully corrupt, and intellectually-retarded
2 “Sovereign Citizen” **policy enforcement**, belligerent enemy combatants of the states, who are tax-revenue
3 generators [by way of citations, assault/battery, kidnapping, theft, racketeering, and etcetera] committing literal
4 domestic terrorism; and judicial officers acting as “judge” who are judicial administrators of the C’estui Que Vie/
Foreign Situs/ Fide Commissary/ Social Security Account/ and Constructive Trusts via the courthouse [bank]
banker [the executive court clerk] may be found within this link to the **PDF of CLAIM, FEES, and Bill of
Exchange for previous crimes against me by LAPD and LASD:**

5 **LINK:** <https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:61873ff3-95a2-3a26-b837-2f5c01e9410e>

6 **“Whistleblowing Freemasonic Cop Spills The Beans On Satanism In The Police Force & Government”**

7 **LINK:** <https://rumble.com/vsoku2-whistleblowing-freemasonic-cop-spills-the-beans-on-satanism-in-the-police-f.html>

8 Whereas on **January 15, 2010**; I was required by Nevada legislation to possess a state-issued health card that
9 required being injected with a Hepatitis-A booster vaccine. Mere hours later, I suffered from what is now labeled
10 as a “Vaccine Adverse Effect” and it should have been reported to VAERS [Vaccine Adverse Effects Reporting System];
11 and I am owed appropriate treatment and payment to correct the damages I developed due to this adverse reaction.

12 Being Ordained as a member of the Prime Creator’s clergy literally and explicitly prohibits me from following the
13 codes, regulations, rules, statutes, and etcetera created by those who are rotting flesh of the lowly, mere mortal,
14 human [hue-of-man / color-of-man] Beings on this world. My Ordination prevents any controversy on this topic. I
15 shall neither be assumed nor presumed to be party to this fraudulent system enslaving mankind by any tacit consent
16 and/or acquiescence and/or procurement, absent any actual consciously-consented contract with full-disclosure of
17 the terms and conditions. The private, for-profit, tax-liable, NON-governmental organizations and/or corporations
18 doing business as so-called “government agencies or offices” rarely disclose the full Truth.

19 Whereas the Earthly body containing my consciousness and soul and spirit, is a physical vessel - hereafter referred
20 to as “my body” - that is granted and entrusted to me by the Prime Creator of this Universe – whom I honorably
21 call “God” [**Grantor of Dominion**]; and I am contracted to God’s Laws and Laws of God’s Nature.

22 All weapons formed against me shall only succeed and prosper *in my favor and honor*, and shall return to the
23 sender like a boomerang; and every tongue that shall rise against me in judgment shall be condemned. This is the
24 heritage of the servants of the Prime Creator of this Universe; and I am due reward paid by the evil Beings who
25 continuously harass and oppress me and my liberties and my entitlements, and continue to oppress all of mankind
26 by way of luciferian lemmings and satanic puppets.

27 **In Plain English:** “*The Establishment*” has repeatedly “*fucked around*” against me. Now it is time for them to “*find out*”.

The People’s rights/liberties/entitlements do not come from government [govern = control; mentis = mind] agency.
Government agencies neither guarantee nor protect the People’s natural, universal, un-a-lien-able, G.O.D.-given
liberties. The governments were instituted of, for, and by The People to **secure all rights and liberties of the
People** by restraining themselves and others from trespass upon any of the People’s natural, universal, un-a-lien-
able, God-given rights/liberties/entitlements [aka: “private property”].

My "rule of law" comes from within [internal] by way of the Divine Laws of the Prime Creator of this Universe,
and not from Lucifer – the LORD of the land with laws of lies. I am explicitly prohibited from following any of
man's corrupt and inferior codes, regulations, rules, statutes, and etcetera; being mis-presented by fraud as actual
'laws' over all of mankind by presumption of jurisdiction via contracts entered lacking the full-disclosure of the
terms and conditions of said contracts in order to give consciously-informed consent; due to the “*terms*” appearing
as common parlance of American English that is really re-defined words for a hidden language called “*Legalese*”.

January 20th, 2017 is known as “*The day The People became the rulers of this nation again.*”

~ President Trump’s Inauguration Speech.

Therefore, I am here to be unconditionally responsible for my self without being coerced to accept other people as
some “higher authority” falsely superior to the True authority of the Prime Creator of this Universe and mankind. I
am here to participate as a leader, in a civilization of peaceful leaders; yet I possess deadly weapons for protection.

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1 The people have been desensitized to the abnormal and unlawful and/or illegal behavior of wearing face coverings.
2 In 2020, the American people have been so successfully indoctrinated to “do as you are told” that the outcomes of
3 the Nuremberg Trials shall have the same outcome for today’s oppressors and tyrants: Death.

4 This matter is not just about me. This is a matter of national and planetary safety and security for all life; and now
5 for animals, because there are reports of intellectually-retarded people euthanizing their companions or livestock or
6 those held captive in zoos due to “positive COVID-19 tests” and/or to get these Beings injected with a serum
7 fraudulently being labeled a “vaccine” due to the change of the medical and legal definitions of said term.

8 **On the afternoon of Friday, July 30th, 2021;** I mailed a greeting card containing a private affidavit from my
9 West Hollywood Postal Service location to the claimant/plaintiff of this case addressed to “John Christopher Depp,
10 II” by Registered Mail number: RF274702094US and Return Receipt number: 9590940229847094856730.

11 (Simultaneously, I mailed a different private affidavit to another man I refer to as “Charlie” [*to cancel an*
12 *alleged “Twin Flame” contract, because his friends are breadcrumbing, gaslighting, shit-talking, assholes.*
13 *One friend even gave Heard use of their platform via an interview to further the lies about Mr. Depp in 2016,*
14 *and deleted my public comment under the video wherein I point out Heard as being a narcissistic sociopath.*
15 *I had learned he literally sold his soul to ‘the devil’ in a contract he allegedly regrets, and spiritually bonded*
16 *me to him in a manner that has been harming my health, wealth, and violated my freewill by speaking the*
17 *following spell: “If I can’t have you, no one will.”; while being a TFB ((Tranny Fuck Boi)) in ‘partnership’*
18 *with what looks to be a MTF-transgender who creates satanic “word art” appearing as a front for money*
19 *laundering and/or human trafficking] by way of **Registered Mail tracking number: RF274702103US** and*
20 ***Return Receipt tracking number: 9590940229847094856723.** If he refuses to cease and desist all*
21 *trespasses against me on all levels of existence – as has been ongoing from 01/01/2010 against my knowledge*
22 *and wishes, then this “Mehudar Amicus Brief” is due public notice that Presidential Executive Order 13818 is*
23 *hereby invoked to seize all of “Charlie’s” property as ‘mandatory restitution’ duly owed to me. #FAFO)*

24 *BOTH* pieces of mail were expected to be delivered on August 2nd, 2021; however, I received notifications from
25 the USPS system on August 2nd, 2021 that they were *BOTH* going to be “late”. If memory serves me, August 6th,
26 2021 - I sent an email via the USPS website requesting status updates on both envelopes and the one to “Charlie”
27 ended up being delivered on August 9th, 2021 [one day after the Lion’s Gate]. Whereas the former article sent to
Mr. Depp completely vanished and the email response from the USPS/USPO after requesting another update was
[paraphrased] *“Oops! We lost it. And it’s your fault because we did not see a ‘return address’ on your Registered*
Mail”. This is not the first time the USPS and/or USPO have lost my parcels sent by Certified or Registered Mail
and/or the Return Receipt card that was attached. This is literally obstruction of justice, obstructing official duties
of a foreign dignitary, and interference with international commerce [a literal act that is a “**declaration of war**”]
by way of hindering the people’s right to access the courts of public record by trespass upon those of us who know
how to apply the *“Private Administrative Due Process of Law”* using Registered Mail and Return Receipt cards.

TO REPORT A TORT CLAIM for such trespasses or incompetence, one may send a notice by jurat affidavit to:
[it would be a good idea to use a mail service other than the USPS or USPO]

UNITED STATES POSTAL SERVICE
Tort Claims Accounting Service Center
ATTN: E. Reed Accounting Control Specialist
PO Box: 80471
St. Louis, Missouri 63180-9471

SIDE NOTE: This is the same week that Bank of America [BofA] did a seize & freeze of the funds in my
checking account while blaming the IRS [*to which a “Revocation of Election” was sent in 2016*]; because BofA
rejected my application [*without reason*] for the *forgivable* PPP SBA loan due to unlawful and illegal COVID-19
lockdowns, when BofA reported differently to the IRS SBA Division [*that is intentional tax fraud and*
embezzlement of my estate, and this happened to everyone who had to “reapply”], then BofA closed my account.

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Dear Amb. Dr. Heather-Lee Mehudar,

Thank you for using USPS.com.

We regret to inform you that after thoroughly searching for your mail we were unable to locate your missing item(s).

Search Request Details:

Request Date: 08/11/2021
Reference: Search ID #12740342
Tracking Number: RF274702094US

We work hard to provide prompt, accurate service to our customers, and regret that we were unable to deliver your mailpiece on this occasion. To help us get your packages to their destination in the future:

- Put a return address on the outside of all mailpieces
- Include a label with your name and complete address on the inside of packages

We never like to think of anything happening to the mail during transit, but we want to be prepared for any contingency and your assistance is vital to that preparedness.

Once again, we apologize for any inconvenience that you have experienced. We appreciate your business and hope you will give us the opportunity to serve you in the future.

Thank you for using the U.S. Postal Service®.

Q RF274702094US

Messages Photos Documents

Archive Move Delete Spam

Sort

2021

<input type="checkbox"/>	• auto-reply@usps.gov	★	USPS - Search Request Expired ...missing item(s). Sear...	Inbox	11/9/2021
<input type="checkbox"/>	• auto-reply@usps.gov	★	USPS - Search Request Update ...your item(s). Search ...	Inbox	11/8/2021
<input type="checkbox"/>	• auto-reply@usps.gov	★	USPS - Search Request Update ...your item(s). Search ...	Inbox	10/9/2021
<input type="checkbox"/>	• auto-reply@usps.gov	★	USPS - Search Request Update ...your item(s). Search ...	Inbox	9/9/2021
<input type="checkbox"/>	• auto-reply@usps.gov	★	USPS - Search Request Received ...you provided. Sear...	- - - Private ...	8/11/2021

Since I do not have the correct address, here is the majority of the contents within the private affidavit to Mr. Depp:

[Dear Mr. Depp:

I come in peace, Truth, Pure Love, and Honor. My word is my Bond. I am contacting you this way because this is an extremely private and confidential matter, and I don't know if conveying this particular message via [Depp friends' names redacted] would be appropriate.

Who is "Heather Lee Mehudar" [aka: "Ruby Mehudar" or "Ruby Red Tootsies" or ProAmericaProPeace]? IF any of those names are familiar to you, then it is because a close friend of mine [Fulvia ___ is friends with a close friend of yours who was on the yacht with you in summer of 2016] shared my Facebook post with you wherein I had realized you are the surviving victim of domestic abuse by a malignant narcissistic sociopath, once I saw the unedited version of the video TMZ had repeatedly played for the public. Shortly afterward, I saw a video that was obviously created by a dedicated fan wherein

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1 parallels were shown between your successes/celebrations and "that girl" pulling the rug
2 out from under you, as well as your tragedies and "that girl" beating you down like a
3 dead horse.

4 My contracted earthly work includes a quantum healing modality I brought with me to help
5 people interested in "relieving without reliving" their trauma; as well as
6 responsibilities connected to law and government [combatting trafficking in persons,
7 human trafficking, and executing pedophiles in progress] and reclaiming "sold souls"
8 [aka: **Sould People**] by assisting these very misguided people by teaching them how to
9 cancel the unconscionable contracts they entered into by threats, duress, coercion,
10 drugged and framed, blackmail, or any other fraudulent means not of one's own volition or
11 fully, consciously informed choice by freewill... with rewards in the form of fame and/or
12 fortune and/or fucks [hereafter: **F³**] for "selling one's soul" to the "devil". As a part of
13 my "Life Contract" on Earth, I was required to know the experience of being "trafficked
14 in my person", "human trafficked", and "sex trafficked" when I was younger. I
15 specifically address sex-trafficking and contract law, or more accurately - teaching
16 "Sould People" that they may **CANCEL** unconscionable contracts with "the devil".

17 I am well-aware that many people who have become household names achieved their fame and
18 fortune with the promises surrounded by lies from satanic, psychopathic, oligarchs at the
19 top of the "Hollywood food chain" who were required to sell their "soul to the devil".
20 After signing "unconscionable contracts", people did not know how to safely cancel them
21 once realizing certain terms & conditions were real and actionable. Many people became
22 stuck between titanium and petrified wood, for having nowhere to **SAFELY** turn for help to
23 get out. As such, you may share the remedy with other "sould people" you know who have
24 been seeking a safe remedy to cancel 'hell on Earth'. Literally.

25 Lucifer is the Lord of the Land with Laws of Lies. There is a lie going around that "*Once
26 you sell your soul to the devil, you can't get it back*" [Madonna IG post?]. The problem
27 with that fallacy is the Truth of the matter: the soul in your vessel [body] was **NEVER
28 your private property in the first place**. Your consciousness and soul are a quantum wave
29 "on loan" from the collective energy source from which all life originates [aka: G.O.D.
30 aka: Grantor Of Dominion, or Prime Creator], for the purpose of learning and growing from
31 the consequences of choices made by **freewill**. This means you do not own the soul, hence
32 no authority to lawfully sell it to any one as a "*deal with the devil*" or any other
33 Being. Energy is neither created, nor destroyed; it only changes form.

34 I have ZERO jurisdiction as to what happens to people who have chosen to harm others,
35 especially animals, minors, or others unable to defend them self. I do know that
36 cancelling the contract with whatever "devil" you signed, DOES reclaim **your consent** from
37 Lucifer, et al. to sell one's soul, and places it squarely and irrefutably with the Prime
38 Creator, because the soul was never sold in the first place. Correct your errors.

39 **On a more intimately, personal note:** ... And now that she [Ms. Heard] **allegedly** has a
40 baby, ... a mother who seems to be a demon-incarnate in the form of a MTF transgendered,
41 narcissistic, sociopath [were you blackmailed into that relationship and hoax of a
42 marriage?]. I have serious concerns for this child being used/abused for adrenochrome...
43 From two snippets that have crossed my path, she has threatened your son that she was
44 going to "**have your dad killed**" (paraphrased) and an email or text message from "that
45 girl" or her sister stating you were expected to die from drugs & alcohol by a certain
46 date or time; it appears you were being targeted for someone's blood sacrifice ritual.

47 **TBH;** I was completely disgusted with you when I heard the media-hype that you were going
48 to play Michael Jackson in a biopic of his life. Then, when the paparazzi blindsided you
49 with a question about it, you looked as surprised as I was. In hindsight and looking at
50 all the public facts to date, this was clearly "**The Establishment**" using their media-
51 puppets to foreshadow their intentions to pull the same scheming tactics on you that were
52 done to Michael Jackson. The timing for: meeting/working with Heard, Heard lopping off
53 part of a finger over a postnup and/or refusal to put Heard in your will and/or assign
54 Heard as POA over your finances, your financial managers not paying your taxes, being
55 notified in a meeting on your "wife's" **30th birthday** of losing a massive fortune, filing a
56 TRO on your daughter's birthday, filing for divorce the same week as your mother's
57 death,... so many satanic rituals being done against you. **I am grateful you still breathe.**

To me, it sounds like he was going to use you as his blood sacrifice to climb the
luciferian lemming ladder of Hollywood. I would not be the least bit surprised if Mr.

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1 Heard was a 'honey pot' cosmetically designed and sent to set up you [and others] to pay
2 a debt to Hollywood/Lucifer for your F³ contract. ... I surmise by what is happening to
3 Manson at this time, [they] are doing character assassinations on your support system or
4 close friends to weaken and "cancel" all of you, and to emasculate and demasculinize all
5 men of a certain era/age. It is highly suspicious to me that Heard is keeping his
6 contracts while the evidence clearly proves you are the victim who is also being blamed
7 and "cancelled" by Hollywood. Does Mr. Heard have dirt on the Hollywood Executives to
8 force their support, or is he still being used by "The Establishment" satanic oligarchs
9 to trap people with blackmail/extortion? [Rhetorical question]

10 As for the modality I created utilizing quantum physics, I have not completed writing &
11 copyright as of yet. That being said, **if you are an honorable man**, then I shall offer one
12 session for free, as this is part of what I do to earn a living. However, the "law &
13 government" work is to balance my own "karma" prior to remembering who I am, from whence
14 I originate, and what I am here to do. I am neither here to judge nor take confessions.

15 When you are done, have your jurat affidavit witnessed by 3 people close to you, then
16 create a PDF, attaching IRS form 56-F and send to the U.S. Army Provost Marshall General
17 and President Trump*. Or you can print off copies and physically mail to them by
18 REGISTERED MAIL with green Return Receipt card (this is most secure and private).

19 (*Trump is still President and never conceded, because **the man being carted around called**
20 **"President" is not Joe Biden**, but different actors wearing a high-quality CIA-type mask
21 that fits like a second skin to permit perspiration and tears through.)

22 *** As a side note: I would hope you seriously consider correcting an egregious error in
23 judgement when you posed the question: "When is the last time an actor assassinated a
24 President?" Every POTUS has been a puppet/actor for the "The Establishment"/ shadow govt/
25 deep state / "elite" psychopaths ruining this beautiful planet. ...

26 I love you, my friend. I'm NOT from the U.S. nor world government and I AM here to assist
27 you. If you signed one of those "unconscionable contracts" and feel the need for my
28 guidance to cancel that contract, or you wish a "complimentary" session of quantum
29 healing, then I am available nearly any time Mon-Thurs.

30 I cannot remember if your financial troubles were pertaining to the IRS or embezzlement
31 by managers. If they are related to tax returns, I am working on a process to get ALL
32 taxes withheld and paid-in returned. I promise you, once I confirm the process is
33 successful, I shall contact you in the same manner with that remedy.

34 As for Manson, I am not a fan of that noise he releases as "music". I have great
35 hostility towards him for ruining The Eurythmics' song "Sweet Dreams". That being said, I
36 have watched several interviews he has done on talk shows over the decades, and find him
37 to be very intelligent and logical. It is obvious he is being attacked because you are
38 friends, and the fact that his lyrics have always been anti-establishment.

39 In retrospect, I was given a list containing the names of hundreds of people in
40 "entertainment", religion, politics, Big Corp, Big Pharma, & government who have
41 allegedly been charged/tried/convicted/sentenced/executed for being satanic pedophiles
42 and pedovores [*cannibals who crave children*]. Your name is on that list, so I literally
43 have zero clue as to what is real or True in this version of "life". My gut [or hope?]
44 tells me that Luciferian Lemmings have released this list intentionally containing names
45 of otherwise innocent people so the general populace attacks/kills them in error ...
46 causing people of the general populace to make the choice to commit a satanic blood
47 sacrifice FOR the Luciferian Agenda. ("The road to hell is paved with good intentions.")
48 Link: <https://steveverotter.com/arrests-and-executions-of-famous-people-2021/>

49 Maxim of Law under Hierarchy of Law:

"The one who creates the controversy shall be liable."]

50 **UPDATE: The envelope was returned to me, unopened, in August or September of 2022.**

51 **It should not take over a year for USPO and USPS to return mail with a wrong address.**

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1 During the “Depp v Heard” trial the following verbiage was stated and raises questions for me, regarding
2 the True gender/sex of the defendant/counterclaimant known as “Amber Laura Heard”:

3 1. For the UK trial of “Depp v The Sun”, during the witness deposition for Heard on August, 2016; the legal
4 counsel for Mr. Depp known as Ms. Blair Berk Esq, refers to “Amber Laura Heard” as “**Mr. Heard**” twice. When
5 the defendant for this trial [who was not a party to the UK trial] gives a glaring look at the counsel, Ms. Berk
6 states: “*Oops. Freudian slip.*” [from memory] Link: <https://www.youtube.com/watch?v=Ly4K4YPo6Uc>

7 2. In the Depp v Heard trial, recorded audio of an argument between the two parties state the following excerpt:

8 Heard: Suck my dick.	➔	Depp: No
9 Heard: Suck my dick.	➔	Depp: I don’t want to.
10 Heard: Suck my dick.	➔	Link: https://youtu.be/1RMaTefMWq0?t=165

11 3. In the Depp v Heard trial, Heard responds to a question from Ms. Vasquez stating:

12 *“It also says I am a well-nourished male . . . I think these medical records are missing a lot of things.”*

13 Mr. Heard never disputed those facts in the medical records, or the statements of the argument on audio record.

14 Link: <https://www.youtube.com/watch?v=Y-Gqkz9yMVw> . . . at exactly the 1 hour mark.

15 In Hollywood, this is considered disclosure of “Truth Hidden in Plain Sight” of one being MTF transgender.
16 This would also be very bold breadcrumbing for a narcissist attempting to gaslight while giving testimony.
17 Keeping in mind that if Heard was mis-transgendered as a minor, it was extreme child abuse by the parents.
18 This form of child abuse could literally trigger a plethora of psychological disorders to develop as an adult.
19 Was ‘Johnny Depp’ blackmailed into marrying a biologically-born male because he wouldn’t sacrifice kids?
20 If for no other charges, Mr. Heard should be deeply investigated and interrogated for the sex parties
21 entertaining the ultra-wealthy [such as “allegedly” Elon Musk] that included underage “performers”.

12 RE: “HOLLYWOOD’S” SOLD SOULS [SOULD PEOPLE]

13 If you do not already know, people are required to sign a contract wherein they sell their “soul to the devil” for
14 ‘fame, fortune, and fucks’ [hereafter “**F³**”]. Why? Because Hollywood (*originally to be named “Hollywoodland”*)
15 was created by satanic witches and warlocks, satanists, luciferians, or pagans. Hollywood gets its name from
16 witchcraft, because they literally made their wands to cast spells from the wood branches of Holly bushes.
17 I wonder how many people signed these contracts and now have serious regrets for agreeing to the details?

18 The script(ures) are written spells spoken by the “cast” (casting spells) that is chosen by the “Casting Director” to
19 recite their rituals in plain sight on camera, then the audience disregards as “entertainment”, instead of disclosure.

20 These forms of “entertainment” are literally satisfying the rules/laws of their religion which is a game being played
21 upon mankind where in they are required to make their plans hidden in plain sight for those with the eyes to see,
22 ears to hear, and minds to comprehend. If people go to the movies and concerts (especially multiple times or
23 director’s cut and/or remix CD’s), buy the merchandise/toys, and etcetera; then one is considered to have consented
24 to and accepted whatever was disclosed as a part of “their” plans ... or what is already being done.

25 A tiny fraction of examples of movies and episodic shows that satisfy this rule may include, but not limited to:

26 “**Santa Clarita Diet**” [starring Drew Barrymore, wherein S.1, Ep.1 was literally titled: “*So Then a Bat or a Monkey”];*

27 “**Death Becomes Her**” [Meryl Streep] wherein the main character must sign an expensive contract to procure a
special elixir that keeps her looking young;

“**Monsters Inc.**” tells us the oligarchs harvest our fear *and joy* for their benefit [crisis, award shows, and etc.].

“**Robocop**” about corporate America aiding criminals and helping incite riots to reduce property values for the
oligarchs buy up the city while privatizing the city’s police force; [like the “George Floyd” riot]

“**Stranger Things**” is telling us that we are living in the “upside-down world”;

“**Geostorm**” – “*I was going to make America the shining city on the hill again instead of a bank pretending to
be a country.*”

“**Matrix**” trilogy [*I have not watched the 4th installment, as I do not consent to whatever was disclosed.*]

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

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1 These people are **required** to go through various “rites of passage” to maintain and/or elevate their career to
2 the next level; otherwise they can be bankrupted, personal/professional lives destroyed, or killed off.

3 Some of the rites (rituals) include public humiliation (“allegedly” Kanye taking over Taylor Swift’s Grammy
4 speech with “*I’mma let you finish*”, Justin Timberlake’s humiliation of Britney Spears that led to her emotional
5 meltdown, Johnny Depp abuse allegations, Marylin Manson sexual abuse allegations, Michael Jackson pedophile
6 allegations, and etc.), cross-dressing (“*Victor/Victoria*”, “*Mr. Mom*”, “*Mrs. Doubtfire*”, “*Tu Wong Fu:*”, “*Ed
7 Wood*”) faking one’s death (“allegedly” Elvis, TuPac, Joan Rivers, Michael Jackson, Whitney Houston, etc).

8 I have paid attention to many people who became household names, whether they are in “Hollywood”, sports,
9 politics, religion, CEO’s of corporations, Social Media “influencers”, and etcetera. They can *almost ONLY* get to
10 the top by entering into an “unconscionable contract”. Recently, HipHop producer known as “**Metro Boomin**”
11 made a statement claiming Atlantic Records steals their artists’ souls: “**Ok. Listen. If 1-2-3 people say it ... uhhhh.
12 But more than 20 people, you start to come up with theories and let me just [STFU] before I disappear.**”

13 Most importantly, I have paid attention to *WHO* (and how many of their family and friends) has a fatal “accident”
14 or sudden tragic death, or admits to aborting a baby. These are terms and conditions which are part of the blood
15 sacrifices they are *CONTRACTUALLY OBLIGATED* to commit or agree to for F³.

16 I have also paid attention to their children. If their children are homosexual, or especially transgender, then that is
17 *ANOTHER* form of sacrifice they do for their god. In this case, it is Baphomet/ Baal/ etc. – the transgendered
18 satanic god with breasts, a caduceus on the chest, a penis, and surrounded by children who are planned as blood
19 sacrifices by rape and torture to adrenalize their blood (for adrenochrome), then their pineal gland eaten
20 (aka: “chrome-chrome”), as well as eating their warm flesh while they are still conscious to watch, in some cases.

21 The more the Talk Show hosts (and articles written about these people) focus on the “personal tragedies” in their
22 private lives, the harder you are encouraged to look at the timeline correlating between the tragedy and when their
23 career leveled-up. While skeptics will chime in with “correlation is not causation”, the connection between the two
24 is often related and relevant when it comes to these people.

25 Some are CIA operatives while others may be “Honey Pots” who were put through MK Ultra, et al programming
26 to become “sex kittens”.

27 Honey Pots, Honey Trap, and Sex Kittens (aka: Sex Pot) are used for a several purposes, but the method is nearly
always the same . . . they are designed/programmed to have sex with an intended party to procure and/or deposit
information, that may then be transferred to another party for “deposit” (usually the sender).
Yeah. It sounds like science fiction, but every thing that *IS* sci-fi comes from these “people”.

Do not be fooled by their overly-generous acts of kindness, because that is **EXACTLY** what they are . . . an **ACT**
they be**LIE**ve balances out their karma for their heinously evil deeds.

This could be much longer, but I kept it very short compared to the amount of information available to find . . .
IF one’s seeks for the Truth about the heart of this matter.

If you doubt what I share, then take a look at these clips, because it is literally the “Truth in Plain Sight”, which is
just one of the rules to [their] game being played on people [aka: ‘normies’]:

25 https://www.youtube.com/watch?v=SWo-Y_ByV3U
26 <https://www.youtube.com/watch?v=HYiTej1vFhw>
27 <https://www.youtube.com/watch?v=cz8S1sRVz1c>
https://www.youtube.com/watch?v=J_fHZkkg980
<https://www.youtube.com/watch?v=H507kph2wBw>
<https://www.youtube.com/watch?v=nQNz8hm7zBI>

<https://www.youtube.com/watch?v=vdAYHrsq5Q4>
<https://www.youtube.com/watch?v=o5TcPEzWgg0>
<https://www.youtube.com/watch?v=RWPh7EAIsbw>
https://www.youtube.com/watch?v=XwbpsYR_gvQ
<https://www.youtube.com/watch?v=2I0WNFKOWwo>
<https://www.youtube.com/watch?v=cI1ZbBwEA-c>

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1 These people **TOLD US** what is happening. Did you hear them? Did you believe them? Did you research for your *self*?

2 **Lady Gaga** publicly ADMITTED on Jimmy Kimmel's talk show: "*I swear to Lucifer I'm gonna*"
LINK: <https://youtu.be/7QnuhokdcCM> skip to the 3:15 mark.

3 **Ellie Goulding**: "*I kind of get possessed by the devil when I'm performing.*"
LINK: https://youtu.be/NpEJn_v5hcU

4 **Armie Hammer** has admitted to being a cannibal, having rape fantasies, and craving adrenochrome.

5 **Katy Perry** admitted in recent interview "*Human flesh is the best. ... Tastes like pork.*" and in
6 early interviews stated "... so I sold my soul to the devil." to become rich and famous.
LINK: <https://youtu.be/8ZGoixVlrKE>

7 **David Spade** admitted on Jimmy Kimmel in early 2018 he was the Superbowl pre-show for the Illuminati.
8 [This was the Superbowl where a sting was done to arrest high-profile pedophiles sex-trafficking children.]
LINK: <https://youtu.be/fd8fzsWPGsw>

9 **Britney Spears**: "*But in this business you make a deal with the devil. I've learned you kind of have to go with it.*"
10 LINK: <https://youtu.be/gA99itD4CBg>

11 **Mel Gibson** warned us in a 2006 interview when he said: There is an epidemic of "parasites" who "control
12 Hollywood" that are involved in child Sacrifice and pedophilia. ... "*These people follow their own religion and use
13 it for moral guidance. It's not the sort of religious teachings you folks would ever hear about. They perform sacred
14 rituals that are sick and totally at odds with the moral fabric that binds most patriotic Americans. The worst part:
15 It's an open secret in Hollywood and everyone wants in on it.*"... "*This isn't anything new and has been taking
16 place since before Hollywood was even founded. If you research this phenomenon, you will find lurking in the
17 shadows of every dark era in history. These dark, multidimensional occult practices have been used in secret
18 societies for hundreds of years. Hollywood is being used for social programming and mind control and their
19 message is being projected into the psyche of the American people... People everywhere.*"

16 **McCauley Culkin** said: "*They use the skin of dead kids to make shoes.*" [look up the "Red Shoe Club"]

17 **Keanu Reeves** said in an Italian interview: Hollywood elites use "*the blood of babies to get high*" "*these people
18 believe the more innocent the child, and the more it suffered before it died, the better the high. Some of these guys
19 carry around bottles of blood. They call it 'red wine'. But they don't hide it. From what I understand there is a
20 supply chain that delivers young children on the regular. I've heard them refer to 'times of famine, times of feast'.
21 For a long time I thought it was a joke, or coded language. I didn't think it could be what it seemed to be, but then
22 I got invited to a well-known mogul's mansion and he had two dead babies in his fridge. A white one and a brown
23 one. I freaked out, I broke this guy's things, I broke his nose. ... I called the police and they said I sounded crazy.*"
[because the higher-ranking cops & deputies are part of it.]

21 Disney Cruises stop at Little Saint James Island [aka: "Epstein Island", "Lolita Island", . . . the island owned and
22 used by Jeffrey Epstein to torture, sex-traffic, blood sacrifice, and cannibalism [pedovore] of children by means of
Satanic Ritual Abuse [SRA].

23 <http://www.magicalkingdoms.com/cruise/ports/stthomasexcursion.html> and <http://archive.fo/4oP6H>

24 "*Captain Nautica's Snorkeling Expedition Activity Type: Splashtacular and Family Adventures and Nature
25 Adventures Activity Level: Moderate Duration: 3.5 hours Adult Price: \$75 (ages 10 and up) Child Price:
26 \$60 (ages 8-9) Ages: 8 And Up Be whisked away aboard the captain's RIB power boat to a pair of sun-
27 soaked snorkeling sites — and prepare for an adventure like no other. Journey to picturesque Turtle Cove,
Buck Island and immerse yourself in an underwater wonderland, where you're invited to swim and snorkel
amidst a school of sea turtles for approximately one hour. Afterward, make your way to your second
snorkel stop — **Little St James Island** — where curious fish dart back and forth in the clear blue water,
and colorful coral formations nestle next to amazing underwater formations. Afterward, enjoy a beverage
and snack before making your way back to St Thomas Harbor.*"

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1 “The CEO of Disney had a financial connection to Epstein; and Jon Heely, the director of music publishing at
2 Disney, was arrested and charged with three counts of lewd and lascivious acts on a child . . . on **November 16,**
3 **2017,** he was arrested only to be released six days later on \$150,000 bail.

4 Many high-profile entertainers, politicians, royalty, and high officials in both governments world wide as well as
5 institutions such as the “VATICAN” have traveled to this island. Disney Cruise Lines was found to be taking
6 excursions to some very dangerous places, such as the cruise line’s official website listing “Little St. James Island”
7 as a stop for guests. The island is owned by the now deceased child sex trafficker’s brother.

8 Epstein Island, was used as a child sex and rape destination for satanic/luciferian psychopaths who conditioned the
9 masses of the developed societies to beLIEve and call them “elite”. Epstein Island had an underwater entrance for
10 submarines to dock and unload . . . no flight logs for that.

11 Secret cameras were all over the island and any illegal encounters were privately logged for future blackmail.
12 Thousands of people filmed doing rituals, murders, sex acts you name it. These people include Jeffrey Epstein,
13 Ghislaine Maxwell (who had submarine and pilots licenses), her clients; Harvey Weinstein, Tom Hanks, Bill and
14 Hillary Clinton, and . . . if people do a web search for the flight logs of Jeffrey Epstein’s plane to his island, then
15 they will see a huge list of people who are frequently admired and adored by the people who buy their products to
16 satisfy their urges as pedophiles, pedovores, and vampires [consumption of adrenochrome].”

17 Here is the “**Jeffrey Epstein Flight Manifest**”:

18 <https://www.documentcloud.org/documents/1507315-epstein-flight-manifests.html>

19 Jeffrey Epstein did not kill him self in a top-security prison and the cameras did not “malfunction”. A prudent
20 people would surmise that a special task force within a branch of the U.S. military took him into custody to prevent
21 him from being assassinated by any high-profile “customers” while in this high-security federal prison.

22 Whereas there are absolutely ZERO protections for privacy of those with satanic perversions of any kind,

23 **It is my special & sacred wish that the list of pedophile clients from Ghislaine Maxwell’s trial be UNSEALED.**

24 “The Mirror organised a Disney day out for the kids at Lord and Lady Bath’s Longleat House, in Wiltshire. A
25 great fun day in which Ghislaine Maxwell presented a cheque for ú2000 for the “Save The Children Fund”.
26 **13th September 1985.** (Photo by George Phillips/Mirrorpix/Getty Images)”



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1 **Barclays CEO James Edward “Jes” Staley reportedly backed Jeffrey Epstein at JPMorgan [aka: Chase Bank]**

2 In July of 2020, Ghislaine Maxwell’s list became unsealed, and here is what “allegedly” happened while people were
3 distracted by psychological operations [aka: psyops] for COVID-19 and the “George Floyd” riots:

- 4 • Democratic Illinois State Representative, Keith Farnham, has resigned and was charged with possession of child
5 pornography and has been accused of bragging at an online site about sexually molesting a 6-year-old girl.
- 6 • Democratic spokesperson for the Arkansas Democratic Party, Harold Moody, Jr, was charged with distribution and
7 possession of child pornography.
- 8 • Democratic Radnor Township Board of Commissioners member, Philip Ahr, resigned from his position after being
9 charged with possession of child pornography and abusing children between 2 and 6 years-old.
- 10 • Democratic activist and BLM organizer, Charles Wade, was arrested and charged with human trafficking and
11 underage prostitution.
- 12 • Democratic Texas attorney and activist, Mark Benavides, was charged with having sex with a minor, inducing a child
13 under 18 to have sex and compelling prostitution of at least nine legal clients and possession of child pornography.
14 He was found guilty on six counts of sex trafficking.
- 15 • Democratic Virginia Delegate, Joe Morrissey, was indicted on charges connected to his relationship with a 17-year-
16 old girl and was charged with supervisory indecent liberties with a minor, electronic solicitation of a minor,
17 possession of child pornography and distribution of child pornography.
- 18 • Democratic Massachusetts Congressman, Gerry Studds, was censured by the House of Representatives after he
19 admitted to an inappropriate relationship with a 17-year-old page.
- 20 • Democratic Former Mayor of Stillwater, New York, Rick Nelson was plead guilty to five counts of possession of
21 child pornography of children less than 16 years of age.
- 22 • Democratic Former Mayor of Clayton, New York, Dale Kenyon, was indicted for sexual acts against a teenager.
- 23 • Democratic Former Mayor of Hubbard, Ohio, Richard Keenan, was given a life sentence in jail for raping a 4-year-
24 old girl.
- 25 • Democratic Former Mayor of Winston, Oregon, Kenneth Barrett, was arrested for setting up a meeting to have sex
26 with a 14-year-old girl who turned out to be a police officer.
- 27 • Democratic Former Mayor of Randolph, Nebraska, Dwayne L. Schutt, was arrested and charged with four counts of
felony third-degree sexual assault of a child and one count of intentional child abuse.
- Democratic Former Mayor of Dawson, Georgia, Christopher Wright, was indicted on the charges of aggravated child
molestation, aggravated sodomy, rape, child molestation and statutory rape of an 11-year-old boy and a 12-year-old
girl.
- Democratic Former Mayor of Stockton, California, Anthony Silva, was charged with providing alcohol to young
adults during a game of strip poker that included a 16-year-old boy at a camp for underprivileged children run by the
mayor.
- Democratic Former Mayor of Millbrook, New York, Donald Briggs, was arrested and charged with inappropriate
sexual contact with a person younger than 17.
- Democratic party leader for Victoria County, Texas, Stephen Jabbour, plead guilty to possession and receiving over
half a million child pornographic images.
- Democratic activist and fundraiser, Terrence Bean, was arrested on charges of sodomy and sex abuse in a case
involving a 15-year-old boy and when the alleged victim declined to testify, and the judge dismissed the case.
- Democratic Party Chairman for Davidson County, Tennessee, Rodney Mullin, resigned amid child pornography
allegations.
- Democratic activist, Andrew Douglas Reed, pleaded guilty to a multiple counts of 2nd-degree sexual exploitation of a
minor for producing child pornography.
- Democratic official from Terre Haute, Indiana, David Roberts was sentenced to federal prison for producing and
possessing child pornography including placing hidden cameras in the bedrooms and bathrooms at a home he shared
with two minor female victims.
- Democratic California Congressman, Tony Cárdenas, is being sued in LA County for allegedly sexually abused a 16-
year-old girl.
- Democratic aide to Senator Barbara Boxer, Jeff Rosato, plead guilty to charges of trading in child pornography.
- Democratic Alaskan State Representative, Dean Westlake, resigned from his seat after the media published a report
alleging he fathered a child with a 16-year-old girl when he was 28.

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- 1 • Democratic New Jersey State Assemblyman, Neil Cohen, was convicted of possession and distribution of child pornography.
- 2 • Democratic donor and billionaire, Jeffrey Epstein, ran an underage child sex brothel and was convicted of soliciting underage girls for prostitution.
- 3 • Democratic New York Congressman, Anthony Weiner, plead guilty to transferring obscene material to a minor as part of a plea agreement for sexted and sending Twitter DMs to underage girls as young as 15.
- 4 • Democratic donor, activist, and Hollywood producer Harvey Weinstein is being criminally prosecuted and civilly sued for years of sexual abuse (that was well known “secret” in Hollywood) including underage sexual activities with aspiring female actresses.
- 5 • Democratic activist and #MeToo proponent, Asia Argento, settled a lawsuit for sexual harassment stemming from sexual activities with an underage actor.
- 6 • Democratic Mayor of Racine, Wisconsin, Gary Becker, was convicted of attempted child seduction, child pornography, and other child sex crimes.
- 7 • Democratic Seattle Mayor Ed Murray resigned after multiple accusations of child sexual abuse were levied against him including by family members.
- 8 • Democratic activist and aid to NYC Mayor De Blasio, Jacob Schwartz was arrested on possession of 3,000+ child pornographic images.
- 9 • Democratic activist and actor, Russell Simmons, was sued based on an allegation of sexual assault where he coerced an underage model for sex.
- 10 • Democratic Governor of Oregon, Neil Goldschmidt, after being caught by a newspaper, publicly admitted to having a past sexual relationship with a 13-year-old girl after the statute of limitations on the rape charges had expired.
- 11 • Democratic Illinois Congressman, Mel Reynolds resigned from Congress after he was convicted of statutory rape of a 16-year-old campaign volunteer.
- 12 • Democratic New York Congressman, Fred Richmond, was arrested in Washington D.C. for soliciting sex from a 16-year-old boy.
- 13 • Democratic activist, donor, and director, Roman Polanski, fled the country after pleading guilty to statutory rape of a 13-year-old girl. Democrats and Hollywood actors still defend him to this day.
- 14 • Democratic State Senator from Alaska, George Jacko, was found guilty of sexual harassment of an underage legislative page.
- 15 • Democratic State Representative candidate for Colorado, Andrew Myers, was convicted for possession of child pornography and enticing children.
- 16 • Democratic Illinois Congressman, Gus Savage was investigated by the Democrat-controlled House Committee on Ethics for attempting to rape an underage female Peace Corps volunteer in Zaire. The Committee concluded that while the events did occur his apology was sufficient and took no further action.
- 17 • Democratic activist, donor, and spokesperson for Subway, Jared Fogle, was convicted of distribution and receipt of child pornography and traveling to engage in illicit sexual conduct with a minor.
- 18 • Democratic State Department official, Carl Carey, under Hillary Clinton’s state department, was arrested on ten counts of child porn possession.
- 19 • Democratic Maine Assistant Attorney General, James Cameron, was sentenced to just over 15 years in federal prison for seven counts of child porn possession, receipt and transmission.
- 20 • Democratic State Department official, Daniel Rosen, under Hillary Clinton’s state department, was arrested and charged with allegedly soliciting sex from a minor over the internet.
- 21 • Democratic State Department official, James Cafferty, pleaded guilty to one count of transportation of child pornography.
- 22 • Democratic radio host, Bernie Ward, plead guilty to one count of sending child pornography over the Internet.
- 23 • Republican Tim Nolan, chairman of Donald Trump’s presidential campaign in Kentucky, pled guilty to child sex trafficking and on February 11, 2018 he was sentenced to serve 20 years in prison.
- 24 • Republican state Senator Ralph Shortey was indicted on four counts of human trafficking and child pornography. In November 2017, he pleaded guilty to one count of child sex trafficking in exchange for the dropping of the other charges.
- 25 • Republican anti-abortion activist Howard Scott Heldreth is a convicted child rapist in Florida.
- 26 • Republican County Commissioner David Swartz pleaded guilty to molesting two girls under the age of 11 and was sentenced to 8 years in prison.
- 27

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- 1 • Republican judge Mark Pazuhanych pleaded no contest to fondling a 10-year old girl and was sentenced to 10 years probation.
- 2 • Republican anti-abortion activist Nicholas Morency pleaded guilty to possessing child pornography on his computer and offering a bounty to anybody who murders an abortion doctor.
- 3 • Republican legislator Edison Mislal Aldarondo was sentenced to 10 years in prison for raping his daughter between the ages of 9 and 17.
- 4 • Republican Mayor Philip Giordano is serving a 37-year sentence in federal prison for sexually abusing 8- and 10-year old girls.
- 5 • Republican campaign consultant Tom Shortridge was sentenced to three years probation for taking nude photographs of a 15-year old girl.
- 6 • Republican Senator Strom Thurmond, a notable racist, had sex with a 15-year old black girl which produced a child.
- 7 • Republican pastor Mike Hintz, whom George W. Bush commended during the 2004 presidential campaign, surrendered to police after admitting to a sexual affair with a female juvenile.
- 8 • Republican legislator Peter Dibble pleaded no contest to having an inappropriate relationship with a 13-year-old girl.
- 9 • Republican Congressman Donald “Buz” Lukens was found guilty of having sex with a female minor and sentenced to one month in jail.
- 10 • Republican fundraiser Richard A. Delgaudio was found guilty of child porn charges and paying two teenage girls to pose for sexual photos.
- 11 • Republican activist Mark A. Grethen convicted on six counts of sex crimes involving children.
- 12 • Republican activist Randal David Ankeney pleaded guilty to attempted sexual assault on a child.
- 13 • Republican Congressman Dan Crane had sex with a female minor working as a congressional page.
- 14 • Republican activist and Christian Coalition leader Beverly Russell admitted to an incestuous relationship with his step daughter.
- 15 • Republican congressman and anti-gay activist Robert Bauman was charged with having sex with a 16-year-old boy he picked up at a gay bar.
- 16 • Republican Committee Chairman Jeffrey Patti was arrested for distributing a video clip of a 5-year-old girl being raped.
- 17 • Republican activist Marty Glickman (a.k.a. “Republican Marty”), was taken into custody by Florida police on four counts of unlawful sexual activity with an underage girl and one count of delivering the drug LSD.
- 18 • Republican legislative aide Howard L. Brooks was charged with molesting a 12-year old boy and possession of child pornography.
- 19 • Republican Senate candidate John Hathaway was accused of having sex with his 12-year old baby sitter and withdrew his candidacy after the allegations were reported in the media.
- 20 • Republican preacher Stephen White, who demanded a return to traditional values, was sentenced to jail after offering \$20 to a 14-year-old boy for permission to perform oral sex on him.
- 21 • Republican talk show host Jon Matthews pleaded guilty to exposing his genitals to an 11 year old girl.
- 22 • Republican anti-gay activist Earl “Butch” Kimmerling was sentenced to 40 years in prison for molesting an 8-year old girl after he attempted to stop a gay couple from adopting her.
- 23 • Republican Party leader Paul Ingram pleaded guilty to six counts of raping his daughters and served 14 years in federal prison.
- 24 • Republican election board official Kevin Coan was sentenced to two years probation for soliciting sex over the internet from a 14-year old girl.
- 25 • Republican politician Andrew Buhr was charged with two counts of first degree sodomy with a 13-year old boy.
- 26 • Republican politician Keith Westmoreland was arrested on seven felony counts of lewd and lascivious exhibition to girls under the age of 16 (i.e. exposing himself to children).
- 27 • Republican anti-abortion activist John Allen Burt was charged with sexual misconduct involving a 15-year old girl.
- Republican County Councilman Keola Childs pleaded guilty to molesting a male child.
- Republican activist John Butler was charged with criminal sexual assault on a teenage girl.
- Republican candidate Richard Gardner admitted to molesting his two daughters.
- Republican Councilman and former Marine Jack W. Gardner was convicted of molesting a 13-year old girl.
- Republican County Commissioner Merrill Robert Barter pleaded guilty to unlawful sexual contact and assault on a teenage boy.
- Republican City Councilman Fred C. Smeltzer, Jr. pleaded no contest to raping a 15 year-old girl and served 6-months in prison.

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- Republican activist Parker J. Bena pleaded guilty to possession of child pornography on his home computer and was sentenced to 30 months in federal prison and fined \$18,000.
- Republican parole board officer and former Colorado state representative, Larry Jack Schwarz, was fired after child pornography was found in his possession.
- Republican strategist and Citadel Military College graduate Robin Vanderwall was convicted in Virginia on five counts of soliciting sex from boys and girls over the internet.
- Republican city councilman Mark Harris, who is described as a “good military man” and “church goer,” was convicted of repeatedly having sex with an 11-year-old girl and sentenced to 12 years in prison.
- Republican businessman Jon Grunseth withdrew his candidacy for Minnesota governor after allegations surfaced that he went swimming in the nude with four underage girls, including his daughter.
- Republican director of the “Young Republican Federation” Nicholas Elizondo molested his 6-year old daughter and was sentenced to six years in prison.
- Republican benefactor of conservative Christian groups, Richard A. Dasen Sr., was charged with rape for allegedly paying a 15-year old girl for sex. Dasen, 62, who is married with grown children and several grandchildren, has allegedly told police that over the past decade he paid more than \$1 million to have sex with a large number of young women.
- **Democratic Deputy Attorney General from California, Raymond Liddy, was arrested for possession of child pornography.**

I created the following “NOTE” on my Facebook profile based upon a Twitter thread by “TommyG” on June 15, 2020 to help alert people to California Governor Gavin Newsom and his ties to the Getty Family, as they allegedly adopted him as well as a melanated boy when they were young. I have been informed by members of the “Queer Community” that Mr. Newsom was well-known in the West Hollywood area as a homosexual when he was Lieutenant Governor for California, then he stepped out of the political spotlight and re-emerged with a wife and family. The article/note can be found under this title:

“**Hey Gavin Newsom: You’ve Been Caught and Exposed as a Pedophile. Anything to say?**
| **GAVIN NEWSOM, MANCHURIAN CANDIDATE**”

At this link: <https://www.facebook.com/notes/2829281010727783/>

MANDATORY RESTITUTION

I hereby rebuke, reject, declare, and demand that any and all legislation created for the benefit of any and all parties that is not in the best interest of the People is: null and void ab initio, nunc pro tunc praeterea preterea immediately repealed and prohibited from being replaced with any new form of legislation that is against the commonwealth [well-being] of the People on America and the several states of the union. This includes but is not limited to vaccinating and/or immunizing any one of any age. UNLESS one has reached the "age of the majority", THEN they are legally and lawfully UNABLE to give consent to contract. Period.

Whereas, the men known as Donald John Trump d/b/a President of the united states of America, Michael Richard Pence d/b/a Vice President, and Stephen Terner Mnuchin d/b/a Secretary of the United States Department of the Treasury have repeatedly stated on public recordings from the White House that “*this is not the fault of the American people*” and I have not received a single penny in payments for the PPP SBA loan/grant due to Bank of America fraudulently cancelling my applications, nor the unemployment insurance payments from State of California Employment Development Department.

Therefore, since I am not a recipient of the so-called “benefits” I shall not be required as beholden to the codes, rules and etc. of the public servants who forget the people are beholden to their sovereignty.

Pursuant to Public Laws: 106–386, div. A, § 112(a)(2), Oct. 28, 2000, 114 Stat. 1488; amended via 110–457, title II, § 221(1), Dec. 23, 2008, 122 Stat. 5067; and 115–299, § 3(c), Dec. 7, 2018, 132 Stat. 4385 [re-codified as Title 18 U.S. Code § 1593. Mandatory restitution (b)(1) and (c)]: Which states the party responsible for the damages shall pay restitution to the victim, the full amount of the victim’s losses, And the term “victim” means the individual harmed as a result of a crime under this chapter, including, in the case of a victim who is under 18 years of age, incompetent, incapacitated, or deceased, the legal guardian of the victim or a representative of the victim’s estate, or another family member, or any other person appointed as suitable, but in no event shall the responsible

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party be named such representative or guardian; And Public Law 110-403, title II, § 206(a), Oct. 13, 2008, 122 Stat. 4262 [re-codified as Title 18 U.S. Code § 2323(c) Restitution]

Therefore, it is my wish that financial restitution shall be paid to this affiant as follows due to the Pandemic Emergency Unemployment Compensation (PEUC) and Schedule of Fees for the Estate and Trust:

A silver dollar is a minimum of 90% silver and can be either peace or Morgan silver dollars; or one [1] troy ounce .999 fine silver from any recognized refinery in the world. If silver is not available .999 fine gold shall be an acceptable alternative at whatever ratio of gold to silver is on the world market on close of business the day before. If silver and gold are not available, then payment shall be made in lawful coin of the realm.

Classification:	Recurrence:	Total to date:
\$1100.00 wages per week (rounded down) (01/01/2020 – 12/31/2022)	\$1100.00 x 156 weeks	\$171,600.00
\$600 per week federal unemployment (01/01/2020 – 07/31/2020) “CARES Act”	\$600 x 30 weeks	\$18,000.00
\$400 per week federal unemployment (08/01/2020 – 03/15/2021)	\$400 x 32 weeks	\$12,800.00
	Claim 1 Subtotal:	\$180,400.00
Estate/Trust Schedule of Fees 1c (Filing charges and/or claims with County Recorder, Court, or District Attorney) \$100,000,000,000,000.00 (trillion)	\$100,000,000,000,000.00	\$100,000,000,000,000.00
Estate/Trust Schedule of Fees 6c (Obstructing right to earn a living by any manner) \$100,000,000.00 (million) per day (2020, 2021, 2022)	\$100,000,000.00 x 365 days \$36,500,000,000.00 x 3 years \$109,500,000,000.00	\$109,500,000,000.00
	Claim 2 Subtotal:	\$100,109,500,360,800.00 [trillion]
2018 Charges against the Los Angeles Police Department	Claim 3 (See Bill)	\$200,000,000,000,000.00 [trillion]
2019 Charges against the Los Angeles Sheriff Department	Claim 4 (See Bill)	\$300,000,000,000,000.00 [trillion]
	TOTAL CHARGED:	\$400,109,500,360,800.00*** [trillion]

GRAND TOTAL FOR RESTITUTION DEMANDED IN THE CURRENCY DEFINED ABOVE IS:
\$400,109,500,360,800.00 [Four-Hundred-Trillion, One-Hundred-Nine-Billion, Five-Hundred-Million, Three-Hundred-Sixty-Thousand, Eight-Hundred].

*** This does not include my claim/charges against the Beverly Hills Police Dept for their 11/26/2022 trespass. [If they don't resist and simply comply with my orders, then they should have nothing to worry about.]

////

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©HEATHER LEE MEHUDAR™ Estate & Private Trust

FCC FRN: 0026384511

Copyright: TXu002051830

MN DBA: 941652000026

Pvt Ind. Bond: RR246451735US

Birth Cert. Authentication: 17051368-1

- An Express Private Trust Organization - SCHEDULE OF FEES

NOTICE: Any corporation, natural person, or people [man or womb-man] who; by coercion, duress, threat, force, or demand; requires a beneficiary, employee, executrix, heir, or fiduciary of the Estate and/or Trust to answer, perform, produce material, comply with, or act in accord with any particular act as set forth in this fee schedule, shall be assessed according to this schedule of fees. All intervenors agree to be held liable in their private, individual, and corporate capacity for their actions, and further shall be subject to parallel claims of related criminal activity including - but not limited to - Piracy, Slavery (suretyship), Trespass, Theft, breach of Fiduciary Duty, Mail Fraud, Treason, Perjury, Misprision of Felony, RICO, Racketeering, Forfeiture, Inciting War with a foreign dignitary, and etcetera.

1. Administrative Fees: Any Trustee or Fiduciary employed for the matter of processing this claim shall be entitled to 5% of the first \$1,000,000.00; and 2% over \$2,000,000.00 but *not to exceed \$10,000,000.00 [ten-million] total.*

- a. Responsive Communications - unsolicited \$ 10,000.00/page
- b. Review and Research for responsive communications \$ 10,000.00/hour
- c. Filing charges or complaints with Internal Affairs and/or District Attorney \$ 100,000,000,000.00.00 (trillion)

2. Copyright, Trademark, Trade Name, Service Mark, Patent Violation:

Usage of ©Heather-Lee: Mehudar™ and all derivatives, upper-case and/or lower-case combinations, and renderings thereof the copyright and/or service/trademark without express written consent: \$ 100,000,000.00

3. Depositions, Interrogation - unsolicited \$ 100,000,000.00/ session

Additional fees applicable to Third Parties for responses to the specific inquiries indicated below

- a. Name; Drivers License Number or Other Identification; Social Security Number [PUBLIC, Private, or secret facing]; Retinal Scans and/or Fingerprinting and/or Photographing \$ 100,000,000.00

4. DNA or Body Fluids: \$ 100,000,000,000.00.00 (trillion)

Additional fees applicable to third parties based on extraction methods indicated below

- a. Mouth swab; Blood samples; Urine samples; Breathalyzer testing; Hair samples; Skin samples; Clothing samples; \$ 100,000,000.00
- b. Forced and/or Unconscious giving/taking of fluids/samples \$ 100,000,000,000.00.00

5. Acceptance of Presentment (without voluntary contract) \$ 100,000,000.00

- a. Citations \$ 100,000,000.00
- b. Warnings Issued on Paper \$ 100,000,000.00
- c. Summons, Court Notices (without voluntary contract) \$ 100,000,000,000.00.00 (trillion) per presentment

6. Obstruction / Interference with official duties of Beneficiary, Grantor, Heir, Executrix, or Trustor

- a. Interference with travel - without contract or emergency \$ 1,000,000.00 per minute
- b. Temporary detention, obstruction, or restraint - without valid warrant \$ 1,000,000.00 per minute
- c. Obstructing right to earn a living by any manner \$ 1,000,000.00 per day
- d. Interference with any commerce – domestic or foreign [aka: Acts of War] \$ 100,000,000,000.00.00 (trillion) per day
- e. Cancellation of contracts or services for use of Public Law 73-10 / HJR 192 \$ 100,000,000.00

7. Property Search, Trespass, Theft, Carjacking, Interference with Commerce; or Threat thereof

- a. Automobile/Vessel/Car Search; Body/Clothing Search; Handcuffing, being tied or otherwise restricted \$ 100,000,000.00
- b. Taking/Theft/Deprivation of Property \$ 1,000,000.00 / item and / day
 - (1) Property missing, damaged, destroyed \$ 1,000.00 per item
- c. Arrest (and Custodial), Jailed, Warehousing, Incarceration \$ 100,000,000,000.00.00 (trillion) per day

8. Signature, Endorsement, Autograph - SEA

- a. SEA under Threat Duress Coercion \$ 100,000,000.00
- b. SEA undertaking by fiduciary at request of Third Parties \$ 1,000.00 (may be waived)
- c. Any erroneous and slanderous and libelous labelling as a “sovereign citizen: and/or “paper terrorist” and/or “domestic terrorist”, which is the treasonous intent of trespassing interlopers to use excessive force and including murder of the Divine Empress of a private, foreign, and inter-universal nation; and classified as: “inciting war” for violating the terms of the Peace Treaty, etc.. \$ 100,000,000,000.00.00 (trillion) per day

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Instruments shall be made payable within twenty (20) calendar days to:

HEATHER LEE MEHUDAR
c/o 458 North Doheny Drive, Suite 1917
West Hollywood, California republic.
near [90069-9998]

NOTICE: This fee schedule subject to revisions at any time without prior notice.

"The U.S. Supreme Court has ruled that a natural individual entitled to relief is **entitled to free access** to its judicial tribunals and public offices in every State in the Union (2 Black 620, see also Crandell v. Nevada, 6 Wall 35). Plaintiff should not be charged fees, or costs for the lawful and constitutional right to petition this court in this matter in which he is entitled to relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of the State and should not be applied to the Plaintiff who is a natural individual and entitled to relief." - Hale v. Henkel, 201 U.S. 43

REMINDER!!!!

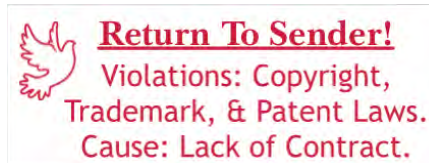
Without a contract containing my wet-ink autograph by my voluntary consent, then one is explicitly prohibited from contacting me using any and all derivatives of "©HEATHER LEE MEHUDAR™" and is guilty of violating copyright, trademark, and patent laws - at minimum – and shall be charged applicable fees for any trespasses. Done and Done.

Whereas, I *did attempt* to send correspondence to Mr. Depp in August of 2021 and may be considered an 'offer to contract', only he or his representatives have legitimate permission to contact me. *NOTHING* in this brief is to be considered an offer to contract with any other people, companies, individuals, estates, organizations, or agencies. Joinder Explicitly and Strictly Prohibited. Period. Full stop.

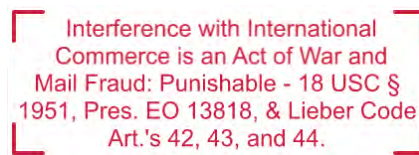
All unknown senders who attempt to contact me shall have their mail stamped and returned as follows:



or



or



Thank you; to whomever the oracle/tarot card reader is who did the "Leo collective" reading and stated:
"Stop being a fucking pussy and complete your assignment. You have the backing of the **entire Universe!**"

NEW DEVELOPMENT: My friend and iconic cult filmmaker, Albert Pyun passed away on November 26, 2022. His wife, Cynthia Curnan (also my friend), announced his memorial being held for his family, friends, and fans on **January 14, 2023 in Kailua, Hawaii.** Because of the new threats of mask mandates for another fake contagion, I was holding off booking my flight and hotel until closer to the date. My new debit card for a checking account in a different state was hacked on December 19, 2022. To get a replacement card takes 3-4 weeks by mail, because all my mail handled by USPS slows down once it reaches L.A. County. **NOW I am pissed and my peace is disturbed!**

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“Summary of Mehudar Amicus Statement”

STATEMENT OF A CLAIM FOR WHICH REMEDY IN EQUITY SHALL BE GRANTED, pursuant to my “Schedule of Fees” filed with the “UNITED STATES DEPARTMENT OF STATE” on **September 16, 2019** with my passport application as a **noncitizen, national, American** and explicitly not a “U.S. citizen”; and Public Law 106–386, div. A, § 112(a)(2), Oct. 28, 2000, 114 Stat. 1488; amended Public Law 110–457, title II, § 221(1), Dec. 23, 2008, 122 Stat. 5067; Public Law 115–299, § 3(c), Dec. 7, 2018, 132 Stat. 4385 [re-codified as **18 U.S. Code § 1593. Mandatory Restitution**].

The demand by the team of the defendant/counterclaimant known as “Amber Laura Heard” for the use of masks, PCR tests, and obtaining the medical injections being fraudulently mislabeled “COVID-19 vaccines” and boosters is a violation of the God-given/granted liberties [private property] and natural born rights of the People.

In the California State, this is a violation of California Penal Code [CPC] Section 2052 for practicing medicine without a valid medical license (a felony). Obstructing one’s identity (such as a mask or other face covering) while committing a felony is a violation of CPC 185, and any act injurious to the people violates CPC 182 because the masks, tests, and shots being promoted as an “**FDA approved vaccine**” all violate “**California Prop 65**”; and all demands to obtain these injections and/or proof of ‘vaccination’ and/or negative test violate California Government Codes [CGC] 12940 (unlawful practices generally) and 37100 (general powers).

I am confident all other States have similar, if not identical, legislation mirroring that of California.

The PCR tests contain Ethylene Oxide [aka: EO] and the shots being fraudulently mislabeled as a “vaccine” contain Graphene Oxide and Polyethylene Glycol [aka: PEG] – all of which are **known to be hazards for cancer and reproduction**. However, these tests, shots, and masks are not in compliance with California legislation for “Prop 65 warning” as informed-consent that a carcinogen is present.

Therefore, let it be know that “**Mehudar Amicus Brief**” shall be recognized as official charges against the man known publicly as Amber Laura Heard and all co-conspirators – whether they be man, womb-man, or an organization discovered within the filings of this case, shall be charged for crimes under Title 18 of U.S. Code §§ including but not limited to 241, 242, 245, 2331, and 2381; which literally translates to mean:

“A conspiracy to deprive the people of federally protected rights under color-of-law by committing acts of domestic terrorism, which is also treason.” Penalty for §§ 242 & 2381 are: **“Shall suffer death.”**

It is time for the American people to take action by ceasing to allow one's self to be manipulated by public SERVANTS and all media outlets conspiring with them to tell lies while oppressing the Truth.

Speaking of Public Servants:

Whereas I reject, refute, and rebuke the man currently presented as “Joe Biden” and “POTUS” because he is NOT the original Joseph Robinette Biden, Junior who served as Vice President under Barack Obama after hearing President Donald John Trump state at CPAC-21 that “*Biden took the shot on December 21st*”:

Therefore, I refuse and refute and reject the MULTIPLE men being publicly presented as “Joseph Robinette Biden Jr” and President of the united States of America and/or UNITED STATES, INC.; and demand a complete and thorough forensic audit comparing the footprints of the current man to that of the birth records of the original man known as “Joe Biden” who served as VP on the Obama Administration. Denial, Failure, Inability, or Refusal to provide said evidence and proof: hereby immediately and totally nullifies and voids ab initio nunc pro tunc preterea praeterea the Biden/Harris Administration for the most blatant fraud committed in American history.

That being said: I accept and recognize the “**PRESIDENTIAL TRANSITION ENHANCEMENT ACT OF 2019**” as **Public Law 116–121, 134 Stat. 138, Sec. 394** and approved on March 3rd, 2020; which was passed by Congress to secure President Donald John Trump’s control of the United States Military until sixty [60] days after the “inauguration” of a new President – in compliance with what is actually written in the Constitution for the united States of America. **Joe Biden was never legitimately inaugurated, thus Donald Trump is still President!**

SOURCE: <https://www.govinfo.gov/app/details/PLAW-116publ121>

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“Statement of Mehudar Amicus”

Michael Richard Pompeo d/b/a United States Secretary of State and Chief Diplomat, addressed Americans from the White House on **March 20, 2020** openly admitting COVID-19 is a live military exercise by stating:

**This is not about retribution. This matters going forward.
We’re in a *live* exercise here, to get this right.”**

SOURCE: <https://youtu.be/AonvffI6gng?t=3772>

November 15, 2020: Dr. Scott W. Atlas, a leading member of the White House COVID-19 Task Force, tweeted:

**"The only way this stops is if people rise up.
You get what you accept. #FreedomMatters #StepUp."**

This due and lawful “NOTICE” shall be recognized as the American People of the American republic rising up with mercy in peaceable assembly, and refusal to consent to be governed by fellow man against our liberties.

**On January 23, 2021 China’s Chief epidemiologist, Dr. Wu Zunyou, said:
“They didn’t isolate the virus, and that is the issue.”**

The CDC has repeatedly uploaded a PDF document disclosing under the section titled: “*Performance Characteristics*” with subject “*Analytical Performance*” under “*Limit of Detection (LoD)*” in the second paragraph, the second sentence literally states:

“... no quantified virus isolates of the 2019-nCoV are currently available...”

As stated on 2/04/2020, 3/15/2020, 3/30/2020, 6/12/2020, 7/13/2020, 12/01/2020, and 7/21/2021.

SOURCE: <https://www.fda.gov/media/134922/download>

“I believe strongly in getting even. If somebody has hurt you. If somebody has gone out of their way to hurt you, I think that if you have the opportunity you should certainly go out of your way to do a number on them. ... I believe in ‘an eye for an eye’...” – Donald Trump 01/01/1998 during BBC Hardtalk: Interview With Tim Sebastian.

Now that the man quoted above, known as Donald John Trump, has been in office as “President of the united states of America” [and continues on as “*Commander in Chief*” for the U.S. Military], I am taking advantage of the opportunity created for the American People via Presidential Executive Orders that President Trump has issued; to “***do a number on the people***” who have been intentionally hurting me and all the people on Earth by the dishonorable, tyrannical, satanic, and luciferian politicization and monetary commoditization at the detriment and suffering of our health, life, liberty, and pursuit of happiness by trespasses upon the people’s private property [liberties] to which we are all entitled by God’s Laws and Laws of God’s Nature.

“The people are sovereign.”

~ Associate Supreme Court Justice, Neil Gorsuch,
the second day of his 2017 Supreme Court confirmation hearings.

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1 Pursuant to the **Lieber Code** - implemented by **Presidential Executive Order 100** - we are currently in an
2 Armistice with the Foreign Occupational Government [a FOG], which is why the policy enforcers [police
3 force] can shoot, injure or kill people and claim immunity. This has continued since the Civil War
4 UNOPPOSED except the occasional stance such as the Battle of Athens. The Admiralty never retreats, even
5 in the belief men were saving us from the Germans who were actually attacked by the Admiralty defending
6 *their own homeland*.

7 **The “virus” aka as the LIerus**

8 “Viruses are exosomes, which are excretions of toxic cells. Exosomes are not transmittable. People are looking at
9 exosomes and calling them viruses. The word ‘virus’ comes from the ancient Latin which means ‘noxious
10 substance or poison.’ Exosomes are a response to illness, not the cause of illness. Exosomes facilitate healing by
11 devouring toxic matter.” – Andrew Kaufman, M.D.

12 “The greatest evil trick played upon mankind was teaching man that his body’s self-cleaning programs are
13 diseases that require poisons for ‘treatment’.” – Lauren Whiteman

14 Viruses are not contagious. **Germ Theory of Louis Pasteur is a lie**. He admitted this on his deathbed and this was
15 confirmed by reading his journal/diary posthumously. The Germ Theory of Disease, which western medicine, the
16 Allopathic death cult medicine, is completely based on, is a bioweapon of lies, because IF “Germ Theory” were
17 True, then no one would have survived all these thousands and millions of years, and there would have been ZERO
18 evolution. One cannot beLIEve in Germ *Theory* AND evolution without cognitive dissonance.
19 Then again, both theories are a lie, so there’s that.

20 **Terrain Model of Bechamp** is supported by pleomorphism and actually refutes Pasteur’s Germ Theory.
21 Whereas Louis Pasteur admitted on his deathbed: “*I was wrong. It’s not about the microbe, it is about the terrain.*”
22 When his diaries were read posthumously, it was confirmed that he knew he had been lying all along.
23 “Germ theory” has been disproven as fake science / pseudo-science.

24 “Pleomorphism is a concept discovered in the early 1800’s. It shows that germs, bacteria, and viruses come from
25 within the body; from the “tine dots” you can see in the blood with any microscope. These “tiny dots” are the
26 colloids of life or protits.

27 Pleomorphism is a concept that sounds very strange today. What pleomorphism is, however, cannot be denied; as
28 the vast amount of data that has been obtained over the last 180 years, confirms what modern microbiologists are
29 discovering and re-discovering today. As noted, many people have been involved in this debate for a long time.

30 Tiny microbes are “tiny dots” in our blood that change form into microorganisms that clean up the garbage, dead
31 cells, toxins and the like. This is purpose of what bacteria, germs, and viruses are designed to do. Initially, they
32 change into viruses, then into bacteria, and finally into fungal forms [this is what turns into cancer if you do not
33 return your body to our natural alkaline homeostasis]. Each of these states is progressively more hostile to
34 surrounding tissue cells.

35 Therefore, germs, all micro-organisms (viruses, bacteria, fungi, and every thing in between) are the result,
36 NOT THE CAUSE OF DISEASE! Louis Pasteur was wrong! His idea of the bacterial cause of dis-ease is wrong!”

37 Paraphrased: www.healingnaturallybybee.com/you-cannot-catch-bugs-germs-bacteria-or-candidafungi/

38 **March of 1919 - Rosenau & Keegan** conducted nine separate experiments in a group of forty-nine [49] healthy men, to
39 prove contagion. In all nine experiments, ZERO [0] of the forty-nine [49] men became ill after being exposed to ill
40 people or the bodily fluids of people who were ill. [See: JAMA article abstract 221687]

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1 **Pursuant to research published on jstor.org, proving that viruses not contagious:**

2 ["JSTOR is part of ITHAKA, a not-for-profit organization helping the academic community use digital
3 technologies to preserve the scholarly record and to advance research and teaching in sustainable ways."]

4 **November 1919 – Rosenau et al.** conducted eight [8] separate experiment in a group of sixty-two [62] men
5 trying to prove that influenza is contagious and causes disease. In all eight experiments, ZERO [0] of the
6 sixty-two [62] men became ill.

7 **December of 1919 – McCoy et al.** performed another set of eight [8] experiments in fifty [50] men in an
8 attempt to prove contagion. All eight [8] experiments failed to prove that people with influenza, or other
9 bodily fluids, cause illness because zero [0] became sick.

10 **In 1919 – Wahl et al.** conducted three [3] separate experiments to infect six [6] healthy men with influenza
11 by exposing them to mucous secretions and lung tissue from sick people. Zero [0] of the men contracted
12 influenza in any of the three [3] studies.

13 **In 1920, Schmidt et al.** conducted two controlled experiments, exposing healthy people to the bodily fluids
14 of sick people. Of 196 people exposed to the mucous secretions of sick people, 21 (10.7%) developed colds
15 and three developed grippe (1.5%). In the second group, of the 84 healthy people exposed to mucous
16 secretions of sick people, five developed grippe (5.9%) and four colds (4.7%). Of the forty-three controls who
17 had been inoculated with sterile physiological salt solutions eight (18.6%) developed colds. A higher
18 percentage of people got sick after being exposed to saline compared to those being exposed to the “virus”.

19 **LINKS:** <https://pubmed.ncbi.nlm.nih.gov/19869857/> and <https://catalog.hathitrust.org/Record/102609951>

20 **In 1921, Williams et al.** tried to experimentally infect 45 healthy men with the common cold and influenza,
21 by exposing them to mucous secretions from sick people. Zero [0] became ill.

22 **LINK:** <https://pubmed.ncbi.nlm.nih.gov/19869857>

23 **In 1924, Robertson & Groves** exposed 100 healthy individuals to the bodily secretions from 16 different
24 people suffering from influenza. The authors concluded that zero [0] became sick as a result of being exposed
25 to the bodily secretions. **Located on website:** <https://academic.oup.com/>

26 **In 1930, Dochez et al.** attempted to infect a group of men with the common cold and concluded:

27 *“It was apparent very early that this individual was more or less unreliable and from the start it was possible
to keep him in the dark regarding our procedure. He had inconspicuous symptoms after his test injection of
sterile broth and no more striking results from the cold filtrate, until an assistant, on the second day after
injection, inadvertently referred to this failure to contract a cold. That evening and night the subject reported
severe symptomatology, including sneezing, cough, sore throat and stuffiness in the nose. The next morning
he was told that he had been misinformed in regard to the nature of the filtrate and his symptoms subsided
within the hour. It is important to note that there was an entire absence of objective pathological changes.”*

LINK: <https://pubmed.ncbi.nlm.nih.gov/19869798>

In 1937 Burnet & Lush conducted an experiment exposing 200 healthy people to bodily secretions from
people infected with influenza. Zero [0] became sick.

LINK: <https://ncbi.nlm.nih.gov/pmc/articles/PMC2065253>

In 1940, Burnet and Foley conducted an experiment to infect 15 university students with influenza, but
concluded it was a failure. **See:** onlinelibrary.wiley.com

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ASYMPTOMATIC CARRIERS and TRANSMISSION

Link: <https://www.nature.com/articles/s41467-020-19802-w>

“Study of Almost 10 Million Finds NO ASYMPTOMATIC COVID SPREAD; Media Silent”

by Selwyn Duke December 22, 2020

<https://thenewamerican.com/study-of-almost-10-million-finds-no-asymptomatic-covid-spread-media-silent/>

Asymptomatic transmission of COVID-19 didn't occur at all, study of 10 million finds

Only 300 asymptomatic cases in the study of nearly 10 million were discovered, and none of those tested positive for COVID-19. **Wed Dec 23, 2020 - 7:18 pm EST**

LINK: <https://www.lifesitenews.com/news/asymptomatic-transmission-of-covid-19-didnt-occur-at-all-study-of-10-million-finds>

Whereas, on **June 25, 1938, ch. 675, § 564 Public Law 108–136**, div. A, title XVI, § 1603(a) on , Nov. 24, 2003, 117 Stat. 1684; amended **Pub. L. 108–276, § 4(a)**, July 21, 2004, 118 Stat. 853; **Pub. L. 113–5, title III, § 302(a)**, Mar. 13, 2013, 127 Stat. 179; **Pub. L. 114–255**, div. A, title III, § 3088(a), Dec. 13, 2016, 130 Stat. 1148; **Pub. L. 115–92, § 1(a)**, Dec. 12, 2017, 131 Stat. 2023 [**re-codified as Title 21 U.S. Code § 360bbb–3 - Authorization for medical products for use in emergencies**] means that no employer, business, or place of work can lawfully nor legally require or force any one to take the falsely and fraudulently advertised shots as the “COVID-19 vaccine”. It is a violation to require the implementation of the administration of this medical device or treatment prior to being evaluated for two years, thereby lawfully classifying these mRNA genome therapy shots as “experimental”. The people have the liberty to refuse these shots and all the consequences from choosing to abstain, without retaliation or punishment of any manner.

The fact the vaccine requires two doses spaced 21 days apart, indicates the initial injection will weaken the autoimmune system, and the second injection will cause the cytokine storm that kills people: Genocide.

On **May 19, 2020**; an article published by the Chicago Sun Times reporter Jacob Sullum quoted Texas Supreme Court Justice James Blacklock: *"If we tolerate unconstitutional government orders during an emergency, whether out of expediency or fear, we abandon the Constitution at the moment we need it most," ... "Any government that has made the grave decision to suspend the liberties of a free people during a health emergency should welcome the opportunity to demonstrate -- both to its citizens and to the courts -- that its chosen measures are absolutely necessary to combat a threat of overwhelming severity. The government should also be expected to demonstrate that less restrictive measures cannot adequately address the threat."* ... *"As more becomes known about the threat and about the less restrictive, more targeted ways to respond to it,"* he said, *"continued burdens on constitutional liberties may not survive judicial scrutiny."*

SOURCE: <https://chicago.suntimes.com/columnists/2020/5/19/21264001/pandemic-rule-law-personal-liberties-constitution>

June 19, 2018 - Dr. Aviva Dautch tweeted: *"I've seen several tweets comparing this to Nazis/The Holocaust and saying things like 'this is how it begins'.* I teach Holocaust Literature so let me be clear - this ISN'T how it began. This is already several stages along the way. [#NeverAgainIsNow](#)"

As of this date, we are even further into the modern day genocide and holocaust of mankind perpetrated by psychopaths who have neither been elected by the people, nor do all of them have medical degrees.

Dr. Anthony Fauci has incessantly spoke on camera about the wearing PPE, standing six feet apart, washing hands. What he has stated ONLY ONCE was the option of taking some over-the-counter remedies such as vitamins C, D, and zinc; but failed to explain how they benefit the people. Zinc stops viral replication inside the lungs, quinine (tonic water which is made from grapefruit rind and pith – the phytonutrients) makes the cell membrane permeable for the transport Zinc into the cell, vitamin C stops cytokine storms, and vitamin D (sun) builds the immune system.

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1 **November 18, 2020** - Top pathologist Dr. Roger Hodkinson (the CEO of a biotech company that sells COVID
2 tests) told Alberta, Canada government officials during a phone conference that the coronavirus pandemic is “the
3 greatest hoax ever perpetrated on an unsuspecting public. ... There is utterly unfounded public hysteria driven by
4 the media and politicians.” We are seeing “politics playing medicine, and that’s a very dangerous game.” Positive
5 test results do not mean a clinical infection, he says. All testing should stop because the false numbers they produce
6 are “driving public hysteria.” “All that should be done is to protect the vulnerable and to give them all - in the
7 nursing homes that are under your control - 3000-5000 IU’s of Vitamin D every day” Hodkinson says the risk of
8 death for people under the age of 65 is “one in three-hundred thousand” and it is “outrageous” to shut down society
9 for what is merely “just another bad flu.”

10 **Source:** <https://bittube.video/videos/watch/9c053937-dbe2-4482-bdf7-00bbf57f1a3d>

11 **December 14, 2020** – The World Health Organization released a ‘guidance memo’ warning that high-cycle
12 thresholds on PCR tests resulted in way too many false positives. WHO advised that healthcare providers should
13 consider testing results along with clinical signs and symptoms and confirmed status of contacts. It wasn’t until
14 **January 20, 2021** (*the day Joe Biden’s recorded alleged inauguration as POTUS*) this was released:
15 **<https://www.who.int/news/item/20-01-2021-who-information-notice-for-ivd-users-2020-05>**

16 **December 26, 2020** - Irish Government Admits: **COVID-19 Does NOT Exist**

17 *“AS PART OF OUR LEGAL ACTION we had been demanding the evidence that this virus actually exists [as well
18 as] evidence that lockdowns actually have any impact on the spread of viruses; that face-masks are safe, and do
19 deter the spread of viruses – They don’t. No such studies exist; that social distancing is based in science – It isn’t.
20 It’s made up; that contact tracing has any bearing on the spread of a virus – of course it doesn’t. This organisation
21 here – is making it up as they go along.”* – Gemma O’Doherty – Irish investigative journalist [Originally streamed
22 live from the office of Tony Holohan Chief Medical Officer of Ireland.] **LINK:** <https://gemmaodoherty.com/>

23 **Source:** <https://principia-scientific.com/irish-government-admits-covid-19-does-not-exist/>

24 History has shown that closed populations are at a greater risk of viral epidemics. An excellent example is what
25 happened to American Indian tribal nations when Europeans showed up. They were decimated by flu and Small
26 Pox. Similarly, all the social/physical distancing and wearing face coverings shall make Americans MORE
27 **SUSCEPTIBLE** to new viral diseases in the future. This is why the people **SHOULD NEVER** put our faith in a
liberal mob and liberal politicians with financial. And since they have intentionally lied and denied our access to
effective and affordable anti-viral treatments by publicly denouncing and rejecting affordable therapeutics such as
Hydroxychloroquine (HCQ) combined with Azithromycin and zinc; then we have a due moral and ethical
requirement to take care of our own health and immunity by using **NATURAL** immune-building remedies such as
natural sunlight (vitamin D), clean air (oxygen), vitamin C, zinc, and tonic water containing an ingredient called
quinine hydrochloride.

28 **“IN THE MID-1600’s**, a Jesuit priest serving in Peru got a useful tip. The indigenous people there were using the
29 bark of a particular kind of tree to treat fevers [**“cinchona trees of Java”**]. The priest ... got ahold of some of the
30 reddish-brown bark from this “fever-tree” and shipped it back to Europe. **In the 1670’s**, what came to be called
31 **‘Jesuit bark’** had made its way into a popular patent medicine, along with rose leaves, lemon juice, and wine. ...
32 **In 1820**, French chemists isolated the active ingredient, a plant alkaloid they named **quinine**. ... A failed attempt to
33 synthesize quinine in the 1800s had accidentally produced the first synthetic pigment (a lovely shade of mauve);
34 That drug was called **chloroquine**. It has a slightly better-tolerated cousin, **hydroxychloroquine** [sold under the
35 brand name Plaquenil among others]. ... By the mid-1950s, doctors were using hydroxychloroquine to treat the
36 autoimmune disorders lupus and rheumatoid arthritis. The drug was readily available. It had manageable side
37 effects. And because it’s so old, no pharmaceutical company holds a patent on it. So it’s cheap. Viable. Safe.
Available. Inexpensive. What more could you ask for?”

38 **SOURCE:** <https://www.wired.com/story/hydroxychloroquine-covid-19-strange-twisted-tale/>

39 **////**

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1 **November 28, 2020**; Rudy Giuliani confirmed by retweeting the following comment:
2 “Suppression of hydroxychloroquine was a crime against the people of this planet. Thousands died in what is
3 actually murder by fake news.”

4 **LINK:** <https://twitter.com/RudyGiuliani/status/1333023544029155329>

5 **January 23, 2020** - an article was published titled: **“Detection of 2019 novel coronavirus (2019-nCoV) by
6 real-time RT-PCR”** disclosed in the abstract under “AIM” that **there is no virus available:**

7 “We aimed to develop and deploy robust diagnostic methodology for use in public health laboratory settings
8 without having virus material available.”

9 **SOURCE:** <https://pubmed.ncbi.nlm.nih.gov/31992387/> and
10 <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC6988269/>

11 **15 U.S. Code § 1125 - False designations of origin, false descriptions, and dilution forbidden**

12 <https://www.law.cornell.edu/uscode/text/15/1125>

13 Masks

14 **Masks and face coverings** are satanic and violate my Covenant [private contract] with the Prime Creator of this
15 Universe. We are explicitly prohibited from following any other laws and/or removing any of “Yah's Laws” [as in
16 “Hallelu-Yah!” “All praise be to Yah!”] from our obedient practices. The wearing of a face mask or any other face
17 covering by any so-called "mandate" presented as “color-of-law” violates the laws given to me by the Prime
18 Creator, and has been revealed as a form of initiation into the satanic Luciferian “rite of passage” called
19 **“The Apprentice”**. The ritual of “The Apprentice” requires the pledges to:

- 20 **1. Wear a mask,**
- 21 **2. Stand six feet apart, and**
- 22 **3. Wash your hands.**

23 Sound familiar? It should, since you have been ritually hypnotized by the media and high-profile actors, athletes,
24 musicians, politicians, and corporate executives who sold their soul in a literal contract to serve a lesser-god than
25 the Prime Creator.

26 If you doubt this actual conspiracy being a plot of the evil oligarchs controlling this planet, then research this
27 statement by David Spangler :

28 *“No one will enter the New World Order unless he or she will make a pledge to worship Lucifer.
29 No one will enter the New Age unless he will take a Luciferian Initiation.”*

30 David Spangler - the United Nations Director of Planetary Initiative (and former co-director of the Findhorn
31 Foundation, an NGO associated with the United Nations Department of Public Information), a Lucis Trust
32 Member, Freemason, and outspoken Luciferian [Lemming]. Also an American spiritual philosopher, author, and
33 considered one of the founding figures of **the modern New Age movement**, and likely paraphrased from
34 **“Reflections on the Christ”** (1978) page 45. **LINK:** <http://libertytree.ca/quotes/David.Spangler.Quote.43E1>

35 **Meanwhile, all the work I was doing to combat the sex-trafficking of children as “boots on the ground” to
36 intercept children being passed off from one handler to the next, came to a screeching halt with the issuance
37 of “mask mandates” by the satanic oligarchs controlling [bribe or blackmail] the People’s public servants.**

38 **Every one (people or businesses) who consented, participated, and demanded the wearing of face coverings ...
39 literally ENABLED the satanic, pedophiles and pedovores who traffic children for adrenochrome, because
40 once my team members were unable to identify the adults and children due to hats, sunglasses, and ...
41 MASKS ... we had to shut down the operation. Meanwhile, pedophiles profited in record numbers while the
42 American people decided their paychecks were not considered “essential” for their own lives and livelihood.**

43 ////

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PCR tests

The creator of the PCR test, Kary Mullis was awarded the Nobel Prize in Chemistry for his test. He has stated numerous times over the decades that Dr. Anthony Fauci is a fraud because of his inappropriate application to test and ultimately (and fraudulently) diagnose people with HIV [Human Immunodeficiency Virus] – not by a presence of a microbe, but by the lack of T-cells – and AIDS [Acquired Immunodeficiency *Syndrome* – syndromes are a group of symptoms, not an actual defined illness].

In the mid-80's, when I was in high school health class we walked across the street to the funeral home as a field trip. When I inquired HOW they know someone died from AIDS and not another disease that caused a decrease in T-cell counts [because the WHO admitted to not having a virus], I was scoffed at by others and dismissed.

IN PLAIN ENGLISH: HIV and AIDS (as presented by the CDC, WHO & NIH) do not exist. **The meds kill.**

July 21, 2021 the CDC announced they were going to retire/ withdraw their “authorization” of the PCR test for COVID-19 after admitting the test CANNOT DIFFERENTIATE between the flu and COVID-19:

“After December 31, 2021, CDC will withdraw the request to the U.S. Food and Drug Administration (FDA) for Emergency Use Authorization (EUA) of the CDC 2019-Novel Coronavirus (2019-nCoV) Real-Time RT-PCR Diagnostic Panel, the assay first introduced in February 2020 for detection of SARS-CoV-2 only. CDC is providing this advance notice for clinical laboratories to have adequate time to select and implement one of the many FDA-authorized alternatives.”

The problem with this published statement is, there are still NO FDA-APPROVED tests for COVID-19, 2019-nCoV, SARS-CoV-2. There never has been an FDA-APPROVED test for any of the names for this faked and planned ‘pandemic’ and there never will be. **“FDA authorized” is not equivalent to “FDA approved”.**

LINKS:

https://www.cdc.gov/csels/dls/locs/2021/07-21-2021-lab-alert-Changes_CDC_RT-PCR_SARS-CoV-2_Testing_1.html and

https://www.cdc.gov/csels/dls/locs/2021/08-02-2021-lab-alert-Clarifications_about_Retirement_CDC_2019_Novel_Coronavirus_1.html

The following information is included in the PCR test instruction leaflet that literally lists 52 viruses that can cause a PCR test to **give false positives**:

H1N1 (2009), Seasonal H1N1 Influenza Virus, H3N2 Influenza Virus, H5N1 Avian Influenza Virus, H7N9, Avian Influenza Virus, Influenza B Yamagata, Influenza B Victoria, RSV Type A, RSV Type B, Enterovirus A, Enterovirus B, Enterovirus C, Enterovirus D, Parainfluenza Virus Type 1, Parainfluenza Virus Type 2, Parainfluenza Virus Type 3, Rhinovirus A, Rhinovirus B, Rhinovirus C, Adenovirus Type 1, Adenovirus Type 2, Adenovirus Type 3, Adenovirus Type 4, Adenovirus Type 5, Adenovirus Type 7, Adenovirus Type 55, Human Metapneumovirus, Epstein-Barr Virus, Measles Virus, Human Cytomegalovirus, Rotavirus, Norovirus, Mumps Virus, Varicella-Zoster Virus, Legionella, Bordetella Pertussis, Haemophilus Influenzae, Taphylococcus Aureus, Streptococcus Pneumoniae, Streptococcus Pyogenes, Klebsiella Pneumoniae, Mycobacterium Tuberculosis, Mycoplasma Pneumoniae, Chlamydia Pneumoniae, Aspergillus Fumigatus, Candida Albicans, Candida Glabrata, Cryptococcus Neoformans, Cryptococcus Guttii, Pneumocystis Jirovecii (PJP), Coronavirus 229E, Coronavirus OC43, Coronavirus NL63, Coronavirus HKU1, Coronavirus MERS, Coronavirus Sars, Pooled Human Nasal Wash.

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HOSPITALIZATIONS

The medical protocol of intubation and medically inducing a coma of someone who is conscious and able to breathe by one's self - which later leads to the patient's death - is medical malpractice and murder; especially once it was established the advised protocol implemented was *CAUSING* the deaths and not the illness. Refusing medical treatment to someone with pneumonia *BECAUSE* the patient cannot be diagnosed with COVID-19, is also medical malpractice, medical fraud, insurance fraud, and could lead to death.

Whereas fraudulently listing "COVID-19" as the cause of death in order to obtain federal funds is a felony pursuant to the following public laws: Public Law 98-473, title II, § 1104(a), Oct. 12, 1984, 98 Stat. 2143; amended Public Law 99-646, § 59(a), Nov. 10, 1986, 100 Stat. 3612; Public Law 101-647, title XII, §§ 1205(d), 1209, Nov. 29, 1990, 104 Stat. 4831, 4832; Public Law 103-322, title XXXIII, § 330003(c), Sept. 13, 1994, 108 Stat. 2140 [re-codified by B.A.R. attorneys as **Title 18 U.S. Code § 666**] **Theft or bribery concerning programs receiving Federal funds.**

When hospitals do this and then harvest the organs for their patients on a transplant list . . . it is murder.

These practices - when a safe and affordable remedy is proven available - violate the Nuremberg Codes, Universal Declaration of Human [Mankind] Rights, and violates the Biblical law against "Usury".

Usury is the sum paid for the use of money, hence one's interest; not limited to the modern sense of exorbitant interest by means of financial fees. It includes but is not limited to all interests paid by the people, such as one's physical and emotional and mental and spiritual health and right to live.

"Usury is odious in law". [Exodus 22:25; Leviticus 25:36-37; Deuteronomy 23:20; Nehemiah 5:7, 10; Psalm 15:5; Proverbs 28:8; Ezekiel 18:8,13,17; 22:12]

Contact tracing, physical distancing, face coverings, gloves, mandated vaccines and business shutdowns are just a few examples of the blatant violations against the people's liberties also protected by the Biblical Law and Maxim of Law: "Usury is odious in law".

Whereas deaths attributed to COVID-19 have reportedly been paid between \$19K to \$1M from the insurance companies, contingent upon what treatments were provided. Which is why I also suggest people report violations to insurance companies; as well as reporting healthcare providers, hospitals, and etcetera to the state's medical board and insurance commissioner for medical malpractice, medical fraud, and insurance fraud in cases where one has been misclassified as having perished from life due to COVID-19 when said diagnosis was not the **confirmed causing factor of death**. Fraudulently changing or designating someone as having a diagnosis for the purpose of obtaining higher insurance payout is fraud, a serious financial crime, and price gouging that shall be reported to the state insurance commissioner.

U.S. Department of Justice as a "COVID-19 Crime" via the following link:

<https://www.justice.gov/disaster-fraud/webform/ncdf-disaster-complaint-form> .

SEE ALSO: <https://law.justia.com/cases/california/supreme-court/3d/35/824.html>

LINK TO California Insurance Commissioner: <http://www.insurance.ca.gov/>

LINK TO Medical Board of California: <https://www.mbc.ca.gov/>

The Mission of the Medical Board of California states as follows:

"The mission of the Medical Board of California is to protect health care consumers through the proper licensing and regulation of physicians and surgeons and certain allied health care professionals and through the vigorous, objective enforcement of the Medical Practice Act, and to promote access to quality medical care through the Board's licensing and regulatory functions."

The Medical Board of California (**a board of people consisting entirely of Governor appointees**) and OSHA [Occupational Safety and Hazard Administration, which is under the United States Department of Labor] have blatantly refused and/or neglected to uphold their own regulations for the unlicensed practice of medicine, and standards of practice for health and safety in regards to requiring the taking temperatures, and the wearing of medical gloves and face coverings of any kind imposed upon staff members, contractors, and patrons; they have proven themselves completely without any merit, value, or honor of any manner for their supposed professions.

They are null and void.

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1 All physicians involved who support this conspiracy to deprive the people of their federally protected rights granted
2 by God, are violating their professional code of conduct, especially the clause regarding found in the "Hippocratic
3 Oath" which states:

4 **The Classic Hippocratic Oath**

5 *"I swear by Apollo the physician, and Aesculapius the surgeon, likewise Hygeia and Panacea, and call all the gods
6 and goddesses to witness, that I will observe and keep this underwritten oath, to the utmost of my power and
7 judgment.*

8 *I will reverence my master who taught me the art. Equally with my parents, will I allow him things necessary for
9 his support, and will consider his sons as brothers. I will teach them my art without reward or agreement; and I
10 will impart all my acquirement, instructions, and whatever I know, to my master's children, as to my own; and
11 likewise to all my pupils, who shall bind and tie themselves by a professional oath, but to none else.*

12 *With regard to healing the sick, I will devise and order for them the best diet, according to my judgment and
13 means; and I will take care that they suffer no hurt or damage.*

14 *Nor shall any man's entreaty prevail upon me to administer poison to anyone; neither will I counsel any man to do
15 so. Moreover, I will give no sort of medicine to any pregnant woman, with a view to destroy the child.*

16 *Further, I will comport myself and use my knowledge in a godly manner.*

17 *I will not cut for the stone, but will commit that affair entirely to the surgeons.*

18 *Whatsoever house I may enter, my visit shall be for the convenience and advantage of the patient; and I will
19 willingly refrain from doing any injury or wrong from falsehood, and (in an especial manner) from acts of an
20 amorous nature, whatever may be the rank of those who it may be my duty to cure, whether mistress or servant,
21 bond or free.*

22 *Whatever, in the course of my practice, I may see or hear (even when not invited), whatever I may happen to obtain
23 knowledge of, **if it be not proper to repeat it, I will keep sacred and secret within my own breast.***

24 *If I faithfully observe this oath, may I thrive and prosper in my fortune and profession, and live in the estimation of
25 posterity; or **on breach thereof, may the reverse be my fate!**"*

26 The Oath was rewritten in 1964 by Dr. Louis Lasagna, Academic Dean at Tufts University School of Medicine.

27 This revised form is widely accepted in today's medical schools. The modern / revised version of Hippocratic Oath is:

28 **The Revised Hippocratic Oath**

29 *"I swear to fulfill, to the best of my ability and judgment, this covenant:*

30 *I will respect the hard-won scientific gains of those physicians in whose steps I walk, and gladly share such
31 knowledge as is mine with those who are to follow.*

32 *I will apply, for the benefit of the sick, all measures [that] are required, **avoiding those twin traps of overtreatment
33 and therapeutic nihilism.***

34 *I will remember that there is art to medicine as well as science, and that warmth, sympathy, and understanding
35 may outweigh the surgeon's knife or the chemist's drug.*

36 *I will not be ashamed to say "I know not," nor will I fail to call in my colleagues when the skills of another are
37 needed for a patient's recovery.*

38 *I will respect the privacy of my patients, for their problems are not disclosed to me that the world may know.*

39 ***Most especially must I tread with care in matters of life and death. If it is given me to save a life, all thanks. But
40 it may also be within my power to take a life; this awesome responsibility must be faced with great humbleness and
41 awareness of my own frailty.***

42 ***Above all, I must not play at God.***

43 *I will remember that I do not treat a fever chart, a cancerous growth, but a sick human being, **whose illness may
44 affect the person's family and economic stability.** My responsibility includes these related problems, if I am to
45 care adequately for the sick.*

46 ***I will prevent disease whenever I can, for prevention is preferable to cure.***

47 *I will remember that I remain a member of society, with special obligations to all my fellow human beings, those
48 sound of mind and body as well as the infirm.*

49 ***If I do not violate this oath, may I enjoy life and art, respected while I live and remembered with affection
50 thereafter.***

51 *May I always act so as to preserve the finest traditions of my calling and may I long experience the joy of healing
52 those who seek my help."*

53 "MEHUDAR AMICUS BRIEF" shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

54 *"Mehudar Nation" is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

“You use lockdowns to get people vaccinated.”

- stated by **Dr. Anthony Fauci** on **April 14, 2022**; during an interview on MSNBC.

“Vaccines” and booster shots

Whereas these shots are not officially "**FDA Approved**", but merely "**FDA EUA**", which means "**Emergency Use Authorized**" - thereby legally classifying them as "experimental" - which provides 100% immunity to the pharmaceutical manufacturer in the event of injuries, disability, and/or death.

You shall understand that when 'death' is a potential outcome or effect of any thing, then those who 'mandate' and/or enforce 'a thing' against the will and wishes of any one; then they are, *in fact and law*, considered accomplices to murders. Claiming that one is "*only doing my job/ following orders/ yada-yada-yada*" is no excuse nor an exception if one is seeking exemption [aka: please for "amnesty"] from their own direct culpability of their choice to act or not act. **Therefore, the Nuremberg Code applies and executions are imminent.**

Whereas on **January 13, 2022**; the Supreme Court of the United States ruled that injuries and deaths may be addressed through employers who require these experimental shots due to the OSHA ETS being revoked, thereby making the *employers* the ones who become financially responsible.

LINK TO PDF OF RULING: https://www.supremecourt.gov/opinions/21pdf/21a244_hgci.pdf

The CDC lists Contraindications and Precautions listed here:

https://www.cdc.gov/vaccines/covid-19/clinical-considerations/covid-19-vaccines-us.html?CDC_AA_refVal=https%3A%2F%2Fwww.cdc.gov%2Fvaccines%2Fcovid-19%2Finfo-by-product%2Fclinical-considerations.html#Contraindications

“Appendix C” lists some ingredients and includes PEG, Graphene Oxide and/or Graphene Hydroxide:

“Polyethylene glycol (PEG) is an ingredient in both mRNA COVID-19 vaccines, and polysorbate 80 is an ingredient in Janssen COVID-19 Vaccine. PEG and polysorbate are structurally related, and cross-reactive hypersensitivity between these compounds may occur. People with a contraindication to one of the mRNA COVID-19 vaccines should not receive doses of either of the mRNA vaccines (Pfizer-BioNTech or Moderna).”

LINK: https://www.cdc.gov/vaccines/covid-19/clinical-considerations/covid-19-vaccines-us.html?CDC_AA_refVal=https%3A%2F%2Fwww.cdc.gov%2Fvaccines%2Fcovid-19%2Finfo-by-product%2Fclinical-considerations.html#Appendix-C

VAERS Reporting - Reporting of vaccine adverse events

Adverse events that occur in a recipient following COVID-19 vaccination should be reported to VAERS. Vaccination providers are required by the FDA to report the following that occur after COVID-19 vaccination under BLA or EUA:

- Vaccine administration errors
- Serious adverse events
- Cases of Multisystem Inflammatory Syndrome
- Cases of COVID-19 that result in hospitalization or death

Reporting is encouraged for any other clinically significant adverse event, even if it is uncertain whether the vaccine caused the event. Information on how to submit a report to VAERS is available at

LINK: <https://vaers.hhs.gov/external/icon> or by calling 1-800-822-7967.

The mainstream media [aka: MSM] has been censoring and oppressing the Truth about these so-called “vaccines”. I am literal proof of this, as my social media accounts [especially Facebook and Twitter – which permanently banned me for a post Pres. Trump citing the penalty for Treason under 18 USC § 2331 = “**SHALL suffer death**” in regards to CA Gov. Newsom; *and my appeal under Elon Musk as CEO was just denied again on 12/24/2022*] are repeatedly censored for posting the Truth about this faked pandemic, and really any thing people say that is contradictory to the oligarch’s controlled narrative and in violation of Presidential EO 13925.

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1 AstraZeneca, Johnson & Johnson, Moderna, Pfizer and any other injections for “COVID-19” are completely
2 experimental, biological agents that we do not know the ultimate safety and efficiency of, and are protected by
unconscionable legislation passed prohibiting people from suing them for restitution in the courthouses.

3 IF vaccines are touted as 'safe and effective' by their manufacturers, then WHY do hospitals and medical facilities have
4 specific billing codes for VACCINE POISONING?

5 ICD-10: T50.Z91A

Short Description: Poisoning by oth vaccines and biolg substances, acc, init

Long Description: Poisoning by other vaccines and biological substances, accidental (unintentional), initial encounter

6 This is the 2017 version of the ICD-10-CM diagnosis code T50.Z91A

LINK: <http://icdlist.com/icd-10/T50.Z91A>

7 Code Classification

Injury, poisoning and certain other consequences of external causes (S00–T98)

Poisoning by, adverse effect of and underdosing of drugs, medicaments and biological substances (T36-T50)

Diuretics and oth and unsp drug/meds/biol subst (T50)

8 <http://icdlist.com/icd-10/T50.B91S>

Poisoning by smallpox vaccines, undetermined T50.B14

9 T50.B14 is a valid ICD 10 diagnosis code.

T50.B14 is NOT valid for submission for HIPAA-covered transactions.

10 Chapter 19

Injury, poisoning and certain other consequences of external causes (S00-T88)

11 Section T36-T50 - Poisoning by, adverse effects of and underdosing of drugs, medicaments and biological substances (T36-
12 T50)

13 Category T50 - Poisoning by, adverse effect of and underdosing of diuretics and other and unspecified drugs, medicaments and
14 biological substances

See below for any additional coding requirements that may be necessary.

Check for any notations, inclusions and/or exclusions that are specific to this ICD 10 code before using

15 Notice: The appropriate 7th character is to be added to each code from category T50

1 The appropriate 7th character is to be added along with any placeholders (X) necessary to establish a 7-digit ICD 10 code.

16 T50.B14A - Poisoning by smallpox vaccines, undetermined

Use this code for initial encounter

17 T50.B14D - Poisoning by smallpox vaccines, undetermined

Use this code for subsequent encounter

18 <http://icd10coded.com/cm/ch19/T36-T50/T50/T50.B14/>

Specific code icon 2017 ICD-10-CM Diagnosis Code T50.B95A

19 Adverse effect of other viral vaccines, initial encounter

20 **2016 2017 Billable/Specific Code**

T50.B95A is a billable/specific ICD-10-CM code that can be used to indicate a diagnosis for reimbursement purposes.

21 This is the American ICD-10-CM version of T50.B95A. Other international versions of ICD-10 T50.B95A may differ.

Reimbursement claims with a date of service on or after October 1, 2015 require the use of ICD-10-CM codes.

22 Approximate Synonyms - Adverse effect due to flu vaccine, haemophilus influenzae type B vaccine, hepatitis A vaccine,
23 hepatitis B vaccine, human papillomavirus vaccine, influenza vaccine, measles, mumps and rubella vaccine, polio vaccine,
24 rotavirus vaccine, varicella vaccine, viral vaccine, zoster vaccine, Haemophilus influenzae Type B vaccine adverse reaction,
Hepatitis A vaccine adverse reaction, Hepatitis B vaccine adverse reaction, Influenza virus vaccine adverse reaction,
Measles/mumps/rubella vaccine adverse reaction, Poliomyelitis vaccine adverse reaction

25 ICD-10-CM T50.B95A is grouped within Diagnostic Related Group(s) (MS-DRG v34.0):

793 Full term neonate with major problems

917 Poisoning and toxic effects of drugs with mcc

918 Poisoning and toxic effects of drugs without mcc

Convert ICD-10-CM T50.B95A to ICD-9-CM

S00-T88

26 T50.B95 ICD10Data.com Navigator T50.B95D

V00-Y99

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1 Here is the release of the Pfizer documents: LINK: <https://phmpt.org/pfizers-documents/>

2 Speaking of Pfizer, they were de-listed from the NYSE after the SEC filing on March 7th, 2022:

3
4 **UNITED STATES**
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
5 **FORM 25**
6 **NOTIFICATION OF REMOVAL FROM LISTING AND/OR**
REGISTRATION
7 **UNDER SECTION 12(b) OF THE SECURITIES EXCHANGE ACT OF**
1934.

OMB APPROVAL	
OMB Number:	3235-0086
Expires:	March 31, 2018
Estimated average burden hours per response:	1.7

8 Commission File Number [001-03619](#)

9 Issuer: PFIZER INC

Exchange: NEW YORK STOCK EXCHANGE LLC

10 (Exact name of Issuer as specified in its charter, and name of Exchange where security is listed
and/or registered)

11 Address: 235 East 42nd Street
New York NEW YORK 10017

Telephone number: [\(212\) 733-2323](#)

12 (Address, including zip code, and telephone number, including area code, of Issuer's principal
executive offices)

13 0.250% Notes due 2022

(Description of class of securities)

14 Please place an X in the box to designate the rule provision relied upon to
strike the class of securities from listing and registration:

15 17 CFR 240.12d2-2(a)(1)

16 17 CFR 240.12d2-2(a)(2)

17 17 CFR 240.12d2-2(a)(3)

18 17 CFR 240.12d2-2(a)(4)

19 Pursuant to 17 CFR 240.12d2-2(b), the Exchange has complied
with its rules to strike the class of securities from listing and/or
withdraw registration on the Exchange. ¹

20 Pursuant to 17 CFR 240.12d2-2(c), the Issuer has complied with
its rules of the Exchange and the requirements of 17 CFR 240.12d-
2(c) governing the voluntary withdrawal of the class of securities
from listing and registration on the Exchange.

21 Pursuant to the requirements for the Securities Exchange Act of 1934, NEW
22 YORK STOCK EXCHANGE LLC certifies that it has reasonable grounds to
23 believe that it meets all of the requirements for filing the Form 25 and has
24 caused this notification to be signed on its behalf by the undersigned duly
authorized person.

25 2022-03-07 By Lauren Frawley Analyst, Market Watch and
Date Name Title
26 Proxy Compliance

27 Form 25 and attached Notice will be considered compliance
with the provisions of 17 CFR 240.19d-1 as applicable. See
General Instructions.

Persons who respond to the collection of information contained in this form are not required to respond unless
the form displays a currently valid OMB Number.

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1 **SENATE BILL 228 SECTION 1 440.70 (5) "Cremated remains"** means human remains recovered from the
2 cremation of a human body or body part and the residue of a container or foreign materials that were cremated with
3 the body or body part, *but excludes the sterile liquid resulting from cremation by alkaline hydrolysis*. SECTION 2.

4 **Alkaline hydrolysis (or 'water cremation')** which liquifies the human body using a mixture of water, heat,
5 and chemical agents, leaving only bones behind. The liquid is then dumped into the sewage system or boiled
6 off, and bones can be crushed and deposited in an urn. This has already been approved in 20 states in 2021.

7 According to the Cremation Association of North America (CANA), "water cremation" involves a pressurized vat
8 that typically can hold around 100 gallons of liquid. Deceased people placed in the chamber can be heated up to
9 302 degrees and bathed in lye, an industrial chemical agent used as a drain cleaner, to induce rapid
10 decomposition. The full process of alkaline hydrolysis takes between three and sixteen hours, ultimately producing
11 a "sterile" liquid devoid of tissue and DNA. *"In some cases, the water is diverted and used for fertilizer because of
12 the potassium and sodium content,"* CANA said.

13 The context of this horrific bill literally means ALL people in America will be "consuming" the bodies of the dead
14 as well as whatever was *IN* their bodies, including what may have killed them in the first place . . . such as the
15 mRNA shots being fraudulently promoted by the public servants of the People, and mainstream media, and
16 pharmaceutical manufacturers, and healthcare providers as being "safe and effective". Think of this as an
17 additional version of "Soylent Green" beyond what we are already exposed to in our foods and products containing
18 intentional ingredients (organ cells, blood, flesh, and etcetera) from people.

19 The problems with this include, but are not limited to, turning people into cannibals without full-disclosure and
20 agreement; and the fact of the matter that we are all created in the image of the Prime Creator pursuant to Genesis
21 Chapter 1, Verse 26-27 which states: **26** And God said: 'Let us make man in our image, after our likeness; and let
22 them have dominion over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth,
23 and over every creeping thing that creepeth upon the earth.' **27** And God created man in His own image, in the
24 image of God created He him; male and female created He them.

25 Therefore, the heart, mind, flesh, and bones of people are all elements of a unique creation, right down to the DNA,
26 which shall be honored, even after death."

27 Because it is being touted that "water cremations" reduce carbon footprint because the process causes "fewer
carbon emissions", I stand firmly on my stance that the agenda for promoting the false narrative of "climate
change" and "reducing the carbon" on Earth is subtext for wanting to reduce the population of God's property on
Earth called people and/or mankind.

Whereas, Sen. Patrick Testin, R-Stevens Point, who sponsored SB 228, argued for the measure as a means to
promote "consumer choice"; this does NOT take into account the live people who would literally be consuming the
remains of these dead bodies by water from the sewage system and utilized as fertilizer. **[link not available]**

Last year a University in California released a study on how the mRNA vax is being added into vegetables.

Another article titled "mRNA Vaccination of Animals Expected to Begin by the End of the Year" stated that:
"All around the world countries will be launching a campaign to 'vaccinate' billions of pigs, cows, goats, and
sheep over a period of nine months. The massive task is an effort to 'enhance the biosecurity system by improving
animal immunity and eradicating epidemic diseases;. Unfortunately, we don't live in a world where avoiding a
toxic injection is the only threat."

**Pursuant to Title 21 CFR [Code of Federal Regulations] §§ 50.23 and 50.24 listed under
TITLE 21--FOOD AND DRUGS**

CHAPTER I--FOOD AND DRUG ADMINISTRATION
DEPARTMENT OF HEALTH AND HUMAN SERVICES
SUBCHAPTER A - GENERAL

PART 50 -- PROTECTION OF HUMAN SUBJECTS

Subpart B - Informed Consent of Human Subjects

Sec. 50.23 Exception from general requirements.

Sec. 50.24 Exception from informed consent requirements for emergency research.

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LINK:

<https://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfcfr/cfrsearch.cfm?fr=50.23>
and

<https://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfcfr/cfrsearch.cfm?fr=50.24>

Whereas, NO virus has ever been isolated . . . ever.

Brighton and Hove City Council have confirmed for Yvonne Hobs that they have no record of ANY of the following alleged “viruses” having been purified from a patient sample, by anyone on the planet:

SARS-COV-1, SARS-COV-2, Ebola, HIV, HPV, Influenza, Measles, Polio, Zika, much less *any* common cold coronavirus, or *ANY VIRUS* on the “Childhood Immunization schedule”.

Brighton and Hove Compilation PDF link:

<https://www.fluoridefreepeel.ca/wp-content/uploads/2021/11/Brighton-10-responses-PACKAGE-redacted.pdf>

FOIA responses and court documents from 132 institutions (and counting) in more than 25 nations:

Every institution failed to cite any record re purification of the imaginary “covid-19 virus” from any patient sample, by anyone, anywhere, or proof of “its” existence.

LINK: www.fluoridefreepeel.ca/117/fois-reveal-that-health-science-institutions-around-the-world-have-no-record-of-sars-cov-2-isolation-purification/

A consultant surgeon with 30 years of experience working for the United Kingdom’s National Health Service (NHS) known as Anthony Hinton with Twitter handle: @TonyHinton2016 has been banned from Twitter for retweeting with the comment, “*These figures can no longer be ignored.*” the Truthful data posted by a medical doctor known as Kelly Victory regarding injuries from said shots and how they are manifesting as increases in other health conditions:

- Myocardial infarction has increased 269%
- Miscarriages = 300% [4,423]
- Bell’s Palsy = 291%
- Congenital malformations = 156%
- Female infertility = 471%
- Pulmonary embolism = 467%
- Neurological abnormalities = 300%
- Cancers = 300%
- Reported COVID-19 “vaccine” Adverse Events [1,205,753]
- Hospitalizations [145,781]
- Permanent Disability [48,852]
- Deaths [26,396]

Whereas there have been 188 heart attacks and over 100 deaths recorded, just among professional soccer players in Europe. As of April 8, 2022 that number is now 769 athletes with a mean age of 23 years.

Whereas Dr. Hinton also stated: “... *myocarditis has a 20% fatality rate after 2 years and a 50% fatality rate after 5 years. you can’t have ‘mild myocarditis’ – in the same way you can’t be ‘a little bit pregnant.’*”

As of February 18, 2022 there VAERS has received 1,134,982 reports filed with 24,402 of those killed by the shot/s. Historically, the statistics of injuries reported are only 1% of the actual damages or deaths.

In plain English: multiply the data by 100 to get a True idea of the real numbers of people injured or killed.

Whereas, on June 13, 2013 Supreme Court Case “**ASSOCIATION FOR MOLECULAR PATHOLOGY ET AL. v. MYRIAD GENETICS, INC., ET AL.**”, ruled that human DNA **CANNOT** be patented because it is a “product of nature” ... **UNLESS**... the human's genome was changed by mRNA.

Link: www.supremecourt.gov/opinions/12pdf/12-398_1b7d.pdf

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1 THEREFORE: All people who received the shots containing mRNA are now patented and owned by the
2 people who own the pharmaceutical company that manufactured those shots. THE PATENT-HOLDER NOW
OWNS THE PEOPLE as their “private property” and shall do as they wish with their property.

3 **Whereas on January 13, 2022; SCOTUS OSHA ETS [Supreme Court Of The United States,**
4 **Occupational Safety and Hazard Administration, Emergency Temporary Standard] decision regarding**
5 **any company requiring the experimental shots or testing, now permits employees to file Workers**
6 **Compensation for any damages caused by the shots misrepresented and misinformed to the people as a**
7 **“vaccine”. LINK: https://www.supremecourt.gov/opinions/21pdf/21a244_hgci.pdf**

8 SARS-Cov2 is 78% identical to SARS-COV1. The mRNA medical device injections are not a "vaccine"
9 because they do not boost one's immune system to defend against anything.

10 The purpose is to ALTER your God-given DNA of God's Nature with a patented (not occurring in nature)
11 injection so that you become a Genetically Modified *ORGANISM* (GMO). This literally, lawfully, and legally
REMOVES your God-given authorities to SELF-govern under God's Laws and Laws of God's Nature
because you CHOSE (consented) because you are no longer the genetic creation of your Mom and Dad. You
have been mutated by manmade science into a trans-human which makes you a patented production of
OTHER mortal man with only "privileges" they grant/revoke by their pens . . . or their deadly weapons to
force you into actions against your will by threats, duress, coercion, or mutilation or murder.

12 And now California legislator Evan Low from the Democratic Party has introduced a new Bill:
13 **California Assembly Bill 2098** [introduced on February 14th, 2022; amended on April 20th, 2022; and sponsored
14 by Asm. Evan Low; sponsored and co-authored by Asm. Celia Aguiar-Curry, Asm. Akilah Weber, Sen. Richard
Pan, and Sen. Scott Weiner] would be added as **Section 2270** to the **California Business and Professions Code,**
15 **relating to healing arts.** Whereas, the “Legislative Counsel’s Digest” states in part:

16 *“This bill would designate the dissemination or promotion of misinformation or disinformation related*
17 *to the SARS-CoV-2 coronavirus, or “COVID-19,” as unprofessional conduct. The bill would require the*
18 *board to consider specified factors prior to bringing a disciplinary action against a physician and*
19 *surgeon. The bill would also make findings and declarations in this regard.”*

20 **SECTION 1.** of the bill states:

21 “The Legislature finds and declares all of the following:

22 a) The global spread of the SARS-CoV-2 coronavirus, or COVID-19, has claimed the lives of over 6,000,000
23 people worldwide, including nearly 90,000 Californians.

24 (b) Data from the federal Centers for Disease Control and Prevention (CDC) shows that unvaccinated individuals
25 are at a risk of dying from COVID-19 that is 11 times greater than those who are fully vaccinated.

26 (c) The safety and efficacy of COVID-19 vaccines have been confirmed through evaluation by the federal Food
27 and Drug Administration (FDA) and the vaccines continue to undergo intensive safety monitoring by the CDC.

(d) The spread of misinformation and disinformation about COVID-19 vaccines has weakened public confidence
and placed lives at serious risk.

**(e) Major news outlets have reported that some of the most dangerous propagators of inaccurate
information regarding the COVID-19 vaccines are licensed health care professionals.**

(f) The Federation of State Medical Boards has released a statement warning that physicians who engage in the
dissemination of COVID-19 vaccine misinformation or disinformation risk losing their medical license, and that
physicians have a duty to provide their patients with accurate, science-based information.

(g) In House Resolution No. 74 of the 2021–22 Regular Session, the California State Assembly declared health
misinformation to be a public health crisis, and urged the State of California to commit to appropriately combating
health misinformation and curbing the spread of falsehoods that threaten the health and safety of Californians.”

SECTION 2 of the bill states: “**Section 2270 is added to the Business and Professions Code, to read:**

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1 (a) It shall constitute unprofessional conduct for a physician and surgeon to disseminate or promote misinformation or
2 disinformation related to COVID-19, including false or misleading information regarding the nature and risks of the
virus, its prevention and treatment; and the development, safety, and effectiveness of COVID-19 vaccines. ...

3 (c) For purposes of this section, the following definitions shall apply:

4 (3) "Misinformation" means false information that is **contradicted by contemporary scientific consensus** to an
5 extent where its dissemination constitutes gross negligence by the licensee.

6 (d) Section 2314 shall not apply to this section." [this Section states:

7 "(a) Unless it is otherwise expressly provided, any person, whether licensed under this chapter or not, who violates
8 any provision of this article is **guilty of a misdemeanor**.

9 (b) A person, whether licensed under this chapter or not, who violates Section 2273 is **punishable pursuant to
10 subdivision (b) of Section 2315.**" – in plain English: this is not considered a chargeable crime]

11 **SECTION 3** of the bill states: "The provisions of this act are severable. If **any provision** of this act **or its
12 application is held invalid**, that invalidity shall not affect other provisions or applications that can be given effect
13 without the invalid provision or application."

14 **The entirety of the original and amended text may be read here:**

15 <https://legiscan.com/CA/text/AB2098/id/2572600>

16 Whereas the body of the Bill's text reveals the nefarious intention of **public servants** acting as temporary legislators for
17 the People of California to legally oppress educated and qualified doctors [physicians and surgeons] from speaking freely
18 and in favor of the benefits of alternative COVID-19 treatments by using some off-label drugs, as well as prevent their
19 questioning of the safety and/or effectiveness of the so-called "vaccines". Whether the discussion is about a COVID-19
20 treatment or on issues directly affecting their patients (such as side effects of the approved treatments including but not
21 limited to death from the injections being fraudulently defined as a "vaccine"), and if they do, they will lose their license
22 to practice medicine.

23 In other words, it is okay that physicians who prescribed Viagra for cardiovascular conditions discovered that Viagra
24 also helped treat men with erectile dysfunction; but if the physician discovers there is another safe, effective, and
25 affordable treatment for COVID-19 and the physician recommends or prescribes it; then the doctor is subject to losing
26 their license to practice medicine.

27 The purpose of this Assembly Bill is to keep a tight control on what medications could be used to treat and/or cure an
illness so the pharmaceutical manufacturers would be able to strong-arm and/or bribe corrupt **public servants** to keep the
fraudulently imposed "state of emergency" in place to force fraudulent lockdowns until a vaccine was available. This bill
also aims to interfere with physicians qualified advisement to their patients of any natural immunity developed, which
would mean the vaccine and boosters would not be needed.

Meanwhile, this bill is also aimed at egregiously defaming qualified, expert healthcare professionals by mislabeling them
as disseminators of misinformation and conducting themselves unprofessionally, because "major news outlets" [*owned
and controlled by the greedy, psychopathic, satanic, luciferian oligarchs*] have somehow concluded that they have the
expertise to determine the most dangerous spreaders of COVID-19 misinformation are ... healthcare professionals. As a
result, the law would lead to disciplinary measures by the Medical Board of California or the Osteopathic Medical Board
of California. Keep in mind that these non-governmental organizations were allegedly created with one of their
intentions aimed at protecting the people from malpractice or unprofessionalism of physicians.

This is censorship of qualified healthcare providers who are whistleblowers dissenting from the narrative of lies devised
by the oligarchs to harm people. This also literally violates the First Amendment protecting the right/entitlement to free
speech of qualified professionals educated in the field of public healthcare for the benefit of what may now be referred to
as the pseudo-scientific, religious cult of SARS-CoV-2 / COVID-19.

Interesting sidenote: Upon investigation of California Business and Professions Code § 2314, **CHAPTER 1.
Agency in General, ARTICLE 2. Authority of Agents, California Civil Code § 2314 [CA Civ Code § 2314]**
was revealed and it states:

"A ratification may be rescinded when made **without such consent as is required in a contract**, or with an
imperfect knowledge of the material facts of the transaction ratified, but not otherwise. (Enacted 1872.)"

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1 **CHAPTER 3. General Obligation and Construction of Contract** in the California Commercial Code § 2314
2 [CA Com Code § 2314] states at subsection (2) Goods to be merchantable must be at least such as:

3 (f) “Conform to the promises or affirmations of fact made on the container or label if any.”
4 (Enacted by Stats. 1963, Ch. 819.)

5 **May 7th, 2022** the California Department of Industrial Relations updated their website discussing “**COVID-19**
6 **Emergency Temporary Standards [ETS] Frequently Asked Questions [FAQ]**” at link:
7 <https://www.dir.ca.gov/dosh/coronavirus/covid19faqs.html#controls>

8 **Which states in part:** “The COVID-19 Prevention Emergency Temporary Standards remain in effect. The
9 workplace standards were updated in May 2022. *The revisions are in effect until December 31, 2022.*”

10 One Q/A stated the following:

11 **Q: Can an employer at a workplace covered by Section 5199 deem all employees on site to have occupational**
12 **exposure to COVID-19 and exempt them from the ETS?**

13 **A:** If the employer provides all employees with protections under its ATD Exposure Control Plan and has
14 incorporated those employees into the plan in accordance with Section 5199 because they have an occupational
15 exposure to COVID-19, then those employees would not be subject to the ETS.

16 [California Code Regulations. Title 8 § 5199.1 - Aerosol Transmissible Diseases – Zoonotic]

17 Whereas the CDC has repeatedly published a PDF wherein they have literally admitted in a sentence fragment in
18 the “Limits of Detection” in the second paragraph, second sentence stating:

19 “... no quantified isolates of the 2019n-CoV are currently available”

20 Then ALL employees are deemed to have occupational exposure and are, therefore, **EXEMPT** from the ETS.

21 The week ending May 14th, 2022 “Joe Biden” quietly signed official documents, with no American awareness,
22 which sets the stage to hand control of America's health care system and US national sovereignty over to the World
23 Health Organization (WHO).

24 **This vote was scheduled to happen May 22-28, 2022 at the next U.N. meeting in Switzerland.**

25 On May 17th, 2022 Brett Haskell posted the following information on Facebook that *should be on the news:*
26 LINK: <https://www.facebook.com/photo/?fbid=1111064556491093&set=pcb.1111066493157566>

27 [English translated version of the full brief from Russian Military, shout out to Yeeun Min.]

Now this is a translation of the dialogue from Igor Kirillov, and I don’t speak Russian myself so I can’t confirm it,
but you can find it attached at to this post.

You need to read the ENTIRE thing, it’s not that long, but the big points are:

- Biological Threat Reduction Program were creating and trafficking biological weapons
- Special Russian Military Operation revealed biological weapons via pathogens, and they confiscated drones equipped with 30 Litre aerosol containers for spraying pathogens. Not only is that creating the pathogen, but they created a vessel to use as a weapon.
- The Biological weapons as well as Pharmaceutical activities were all held in Ukraine, and the ideologues behind the scheme are the ruling families of the DNC.
- Not only are AMERICANS conducting this kind of research, but so are Germany and Poland.
- Dissemination of pathogens on Ukraine was done so on their civilians, in the form of disseminating biological material by handing out counterfeit money contaminated with pathogens.
- Russia finds evidence of Pentagon inhumane experimentation on psychiatric patients in Ukraine.
- Veterinary laboratories like in Mariupol were being used as stash houses for pathogens to circumvent oversight.
- US shipped mass amounts of biological protective gear to Ukraine, proving their knowledge of bio activity.
- The US DNC was facilitating an OFFENSIVE biological weapons program.
- Russia claims they put an end to all criminal experimentation on civilians (think Nuremberg).

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1 **LINK: “Briefing on the results of the analysis of documents related to the military biological activities of the**
2 **United States on the territory of Ukraine” on May 11, 2022**

3 <https://telegra.ph/Briefing-on-the-results-of-the-analysis-of-documents-related-to-the-military-biological-activities-of-the-United-States-on-the-t-05-11>

4 Now that you all have had some time to digest the initial wave, let me go into the rest of the details on the slides, and how
5 it pertains to the greater global situation.

6 I first want to look at this translated slide. Russian Military alleges this is a veterinary clinic in Mariupol, Ukraine. Used as
7 a means for stashing and transporting “microbial cultures”, meaning they were GROWING and forcing pathogens to
8 reproduce.

9 If true, this would make a lot of sense as to why the Nazi forces in Ukraine were so desperately trying to hold on to
10 Mariupol, and why it has been such a focus of Russian Military for some time.

11 Russian Military has been speaking specifically about a veterinary facility for months, and it turns out this is why.

12 After Russia took Mariupol and gathered this intel, they claimed the Special Military Operation is complete and Putin put
13 on a celebratory military parade.

14 You all said you wanted proof, and Russia gave it to you. The only question is, who is going to hold the US accountable?

15 US Coordination of Biological Laboratories and Research in Ukraine

16 Ideologues: The following entities were facilitating the operation:

- 17 -Democratic National Party
- 18 -Barack Obama: Launched Biological Threat Reduction Program in 2005
- 19 -Hilary Clinton: Spearheaded the adoption of US strategy to counter biological threats and promoted legalization of Dual Use
20 Research
- 21 -Joe Biden: Coordinated the activity of the Executors of the military biological program, involved in financial fraud in Ukraine
- 22 -George Soros: Major sponsor of military biological research in Ukraine and lobbyist for Big Pharma

23 Organized by the Executive Branch and Academic Centers: Aforementioned “ideologues” abused their positions to “set
24 tasks” for Executive controlled agencies. Weaponizing these agencies to carryout the bidding of the ideologues. They are
25 as follows:

- 26 -US Dept of State
- 27 -US Dept of Defense
- US Dept of Agriculture
- US Central Intelligence Agency
- US Threat Reduction Agency
- US Center for Disease and Control
- US International Development Agency
- US Army W. Reed Research Institute
- US Army Fort Detrick, Medical Institute of Infectious Diseases

28 Sponsors: Aforementioned US Agencies funneled their money through a series of Non-Government Foundations and
29 Organizations, known as “Sponsors”. They were tasked with “Allocation of Funds” before directing them to the biological
30 laboratories themselves. Otherwise known as “money laundering”. The Sponsors assisting in the money laundering
31 scheme, are as follows:

- 32 -The Bill and Melinda Gates Foundation
- 33 -The Clinton Foundation
- 34 -Rosemont Seneca (Hunter Biden)
- 35 -Open Society
- 36 -Soros Fund Management
- 37 -Civil Research Development Fund
- 38 -The Rockefeller Foundation
- 39 -Ecohealth Alliance
- 40 -Pilot Growth

41 Executors in Ukraine: Aforementioned Sponsors “washed” the money being sent from US Executive Agencies, and sent
42 them to the “Executors”. The actual biological facilities themselves. The labs were given “Funding for Dual Research”.
43 They were tasked with:

- 44 -Creating elements of selective biological weapons
- 45 -Use of Ukraine as a bio-polygon
- 46 -Clinical Trials of New Medicine

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1 The Executors involved are as follows:

- 2 -US Embassy in Ukraine
- 3 -Ukrainian Scientific and Technological Center
- 4 -Ukraine Ministry of Defense
- 5 -Ukraine Ministry of Health
- 6 -Black and Veatch
- 7 -Metabiota (Hunter Biden)
- 8 -CH2M Hill Jacob's Engineering
- 9 -Skymount Medical

10 Pharmaceutical Corporations (Big Pharma): Aforementioned Executors would then traffic biological material and research to pharmaceutical companies. Sometimes directly, sometimes via US Armed Forces. The pharmaceutical companies would then create the "cures" for the masses, because they have the research to know how to do it, resulting in billions in profit. The pharmaceutical companies who received trafficked bioweapons research and material are the following:

11 Pfizer, Battelle, Gilead, Dynport Vaccine, AbbVie, Parexel, Eli Lilly and Co., Merck and Co., and Moderna

12 Of the tens of billions in profit from all of the endless injections, some is then kicked back to the Ideologues responsible for formulating the plot. They use the funds to finance their campaigns and maintain their control.

13 Edit: Shoutout to August, one of my followers, sent me a link to fully English translated version of the entire slide show. I will post the pictures as well and will breakdown the full translation.

14 Link here: https://disk.yandex.ru/d/tP_Qu9sRGrJKeA

15 Now, think about the absolute magnitude of this. Russia and China are directly accusing the last 3 US democratic presidential families, and George Soros, of conducting a multiple decades long plan to create an international biological weapons network, to create pathogens so they could unleash them on the public to gain world control, using their control of the media and use the BILLIONS from forced vaccination to supply their campaigns and maintain control of information, so their citizenry don't find out about what is actually going on. Think about 2000 Mules and how the pathogens made way for this scheme and helps the DNC maintain control.

16 We are in the middle of WW3, and all of Western media is complete blackout. Not a single shred of reporting on it. Anywhere. In a real world, the allegations themselves would be taken seriously and the world populace should know about it. Even if they aren't true, we would still need to know that 2 world nuclear superpowers are accusing the US of creating bioweapons and might want to retaliate for slaughtering their citizens for political gain.

17 I said it back in February, this isn't the beginning of WW3, we are in the middle of it. C19 was first weapon fired. And it claimed (allegedly) 6.26 million lives. And Russia and China have evidence suggesting the "US Democratic Party" are responsible for creating and releasing this weapon. Feels like "the precipice" to me.]

18 The following information is an excerpt of information published by Dr. David E. Martin:

19 **[Pursuant to the Constitution for the united States of America:**

20 **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

21 **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."

22 **The Sherman Act: 15 U.S. Code § 1. Trusts, etc., in restraint of trade illegal; penalty**

23 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.

24 **The Clayton Act: 15 U.S. Code §2 Monopolizing trade a felony; penalty:**

25 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

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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

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1 report in the journal Nature in 2003 (423(6936): 103) reported cooperation between CDC and USAMRIID on
2 coronavirus research followed by considerable subsequent collaboration. The CDC, for what appear to be the same type
3 of concern identified in Wuhan, elected to continue work with the Chinese government while closing the U.S. Army
4 facility.

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

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

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

19 OR at least one of the following symptoms: cough, shortness of breath, or difficulty breathing;

20 OR Severe respiratory illness with at least one of the following:

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

23 AND No alternative more likely diagnosis

24 **Laboratory Criteria for Reporting**

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

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

36 The CDC and WHO elected to commit to a narrative of a novel coronavirus – exhibiting properties that were anticipated
37 in the U.S. Patent 7,618,802 issued to the University of North Carolina Chapel Hill's Ralph Baric – and, in the absence
38 of testing protocols, elected to insist that SARS-CoV-2 was the pathogen responsible for conditions that were consistent
39 with moderate to severe acute respiratory syndrome.

40 **Constitution for the united States of America:**

41 The government does not make rules for the private people and private commerce.

42 **Article One, Section 8, Clause 14,** To make Rules for the Government and Regulation of the land and naval Forces;

43 **Article One, Section 8, Clause 15,** To provide for calling forth the Militia to execute the Laws of the Union, suppress
44 Insurrections and repel Invasions; To provide for calling forth the Militia to execute the Laws of the Union, suppress
45 Insurrections and repel Invasions;

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

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

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

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

6 On March 4, 2020, California Governor Gavin Newsome appears to have violated the law of the State of California by
7 issuing Executive Order N-33-20 based on the "threat of COVID-19" with no evidence that such threat existed as
8 confirmed by serology or confirmed immunologic evidence. The Government Code sections cited in the Order
9 (Government Code sections 8567, 8627, and 8665) require that criteria be met which do not include the "threat" of any
10 condition but evidence of said condition. At that time, neither the CDC nor the WHO had sufficient testing in place to:

- 11 a) confirm and isolate "a novel coronavirus" from other coronaviruses;
- 12 b) California did not have pathology data to suggest that an epidemic was imminent; and,
- 13 c) the rest of the United States was equally incapable of making any such assessment as a result of the
14 aforementioned conspiring parties actions. Governor Newsome's Executive Order, followed by numerous other
15 similar orders, all are based on the threat of a thing that may or may not exist.

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

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

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

26 Possible violation of 15 U.S. Code § 19

- 27 • 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

28 **SOURCE:** <http://www.invertedalchemy.com/2020/04/covid-19-anti-trust-argument.html>

29 **[Dr. David E. Martin – all Whistleblower Rights and Protections Reserved.]**

30 **Johns Hopkins Bloomberg School of Public Health | Center for Health Security** states their mission is:

31 *"To protect people's health from epidemics and disasters and ensure that communities are resilient to major
32 challenges."*

33 However, their list of "Funders and Partners" is extremely disconcerting because it includes, but not necessarily
34 limited to: Open Philanthropy Project; World Health Organization [WHO]; Johns Hopkins Applied Physics
35 Laboratory; Bill & Melinda Gates Foundation; The Rockefeller Foundation; Robert Wood Johnson Foundation;
36 Alfred P. Sloan Foundation; de Beaumont Foundation; Smith Richardson Foundation; Assistant Secretary for
37 Preparedness and Response [ASPR]; Centers for Disease Control and Prevention [CDC]; National Biodefense
38 Analysis and Countermeasures Center [NBACC]; USA Defense Threat Reduction Agency [U.S.A. DTRA]; Food
39 and Drug Administration [FDA]; USA Department of Defense [U.S.A. DoD]; USA Department of State [U.S.A.
40 DoS]; United States Department of Homeland Security – Science and Technology [U.S. DHS]; Ministry of Health
41 and Welfare - Taiwan; and Tianjin University, China. **LINK:** <https://www.centerforhealthsecurity.org/who-we-are/>

42 **Event 201** - On October 18, 2019, the Bill and Melinda Gates Foundation partnered with the Johns Hopkins Center
43 for Health Security and the World Economic Forum on a high-level pandemic exercise known as Event 201. Event
44 201 simulated how the world would respond to a fictional coronavirus pandemic known as CAPS which swept
45 around the planet. The simulation imagined 65 million people dying, mass lock downs, quarantines, censorship of
46 alternative viewpoints under the guise of fighting "disinformation," and even floated the idea of arresting people
47 who question the pandemic narrative.

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1 Coincidentally, one of the players involved with Event 201 was Dr. Michael Ryan, the head of the World Health
2 Organization’s team responsible for the international containment and treatment of COVID-19. Ryan has called for
3 looking into families to find potentially sick individuals and isolate them from their families.

4 Due to the vast web of connections between Bill Gates and nearly every organization connected to the COVID-19
5 fight, a growing number of researchers are questioning the motivations of Gates and the other officials involved in
6 the Event 201 exercise. **John’s Hopkins video:** <https://youtu.be/Vm1-DnxRiPM>

7 **Crimson Contagion and Clade X** - Another exercise known as Crimson Contagion simulated an outbreak of a
8 respiratory virus originating from China. From August 13 to August 16, 2019, Trump’s Department of Health and
9 Human Services (HHS), headed by Alex Azar, partnered with numerous national, state, and local organization for
10 the exercise. According to the results of the October 2019 draft report, the spread of the novel avian influenza
11 (H7N9) resulted in 110 million infected Americans, 7.7 million hospitalizations, and 586,000 deaths.

12 Another simulation known as Clade X took place on May 2018. This event examined the response to a pandemic
13 resulting from the release of a fictional virus known as Clade X. In the simulation, the virus was released by a
14 terror group called A Brighter Dawn. As the outbreak spread through the United States, the participants asked what
15 would be needed if the President issued a federal quarantine, noting that authorities would need to “Determine
16 (the) level of force authorized to maintain quarantine.” The Clade X exercise also resulted in the federal
17 government nationalizing the healthcare system.

18 The leaders of these controversial pandemic simulations that took place before the Coronavirus crisis have
19 longstanding connections to the U.S. Intelligence and the U.S. Department of Defense. Even more troubling is that
20 key players in the exercises – specifically, Event 201 and Clade X – share a common history in another biowarfare
21 simulation known as Dark Winter.

22 **Darkest Winter** - The Dark Winter exercise took place in June 2001, only months before the 9/11 attacks. This
23 exercise took place at Andrews Air Force Base in Camp Springs, Maryland, and involved several Congressmen, a
24 former CIA director, a former FBI director, government insiders and privileged members of the press. The exercise
25 simulated the use of smallpox as a biological weapon against the American public.

26 During the Dark Winter exercise authorities attempt to stop the spread of “dangerous misinformation” and
27 “unverified” cures, just like with the Event 201 simulation. Dark Winter further discusses the suppression and
removal of civil liberties, such as the possibility of the President to invoke “The Insurrection Act”, which would
allow the military to act as law enforcement upon request by a State governor, as well as the possibility of “martial
rule.” The script says martial rule may “include, but are not limited to, prohibition of free assembly, national travel
ban, quarantine of certain areas, suspension of the writ of habeas corpus [i.e. arrest without due process], and/or
military trials in the event that the court system becomes dysfunctional.”

What is important to know is Dark Winter was largely written and designed by Tara O’Toole and Thomas Inglesby
of the Johns Hopkins Center along with Randy Larsen and Mark DeMier of the Analytic Services (ANSER)
Institute for Homeland Security. O’Toole, Inglesby, and Larsen were directly involved in the response to the
alleged anthrax attacks which took place in the days after September 11, 2001. These individuals personally
briefed Vice President Cheney on Dark Winter.

Coincidentally, Event 201 was co-hosted by the Johns Hopkins Center for Health Security, which is currently led
by Dark Winter co-author Thomas Inglesby. Tara O’Toole was also a key player in the Clade X simulation.

The name for the exercise comes from a statement made by Robert Kadlec, a veteran of the George W. Bush
administration and a former lobbyist for military intelligence/intelligence contractors. In the script, Kadlec states
that the lack of smallpox vaccines for the U.S. populace means that “**it could be a very dark winter for
America.**” Kadlec is now leading HHS’ Covid-19 response and was also involved in the Trump administration’s
2019 “Crimson Contagion” exercises.

Eerily, Kadlec’s statements in 2001 exercise were recently repeated nearly word for word by Richard Bright,
former director of Biomedical Advanced Research and Development Authority. Bright was recently celebrated as a
whistleblower who attempted to hold the Trump administration accountable during the COVID-19 battle.
However, while speaking in front of Congress, Bright stated, “without clear planning and implementation of the
steps that I and other experts have outlined, 2020 will be darkest winter in modern history.” Now, maybe Bright is

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1 simply a concerned scientist warning about the potential for more sick people, but his use of the phrase “darkest winter” is hard to ignore.

2 When hearing the statements from Kadlec and Bright we ought to consider the corporate media’s promotion of a
3 potential “second wave” of COVID-19. Bill Gates and other influential pundits and health authorities have
4 consistently warned about a second wave which was slated to arrive in the fall of 2020. As of mid-October 2020,
5 reports are beginning to come in that “cases are on the rise”. This is what makes the statement from Richard Bright
6 all the more concerning.

7 **SOURCE:** <https://theconsciousresistance.com/the-darkest-winter-2020/>

8 The **Johns Hopkins Center for Health Security** YouTube channel showing “Event 201” and “Clade X”
9 pandemic exercises. The channel claims **“EVENT 201 IS A FICTIONAL EXERCISE AND DISEASE”**.

10 **LINK:** <https://www.youtube.com/user/biosecuritycntr/videos>

11 Additionally, the next scam and scheme for a planned pandemic has already been revealed by Johns Hopkins. It is
12 called the **“SPARS Pandemic”** scheduled for the years **2025-2028**.

13 **“The SPARS Pandemic 2025-2028:**

14 **A Futuristic Scenario to Facilitate Medical Countermeasure Communication”**

15 Authors: Brunson, E. K.; Chandler, H.; Gronvall, G. K.; Ravi, S.; Sell, T. K.; Shearer, M. P.; Schoch-Spana, M.

16 Date posted: March 05, 2020 | Publication type: Article | DOI: 10.30658/jicrcr.3.1.4

17 Publication: *Journal of International Crisis and Risk Communication Research* 2020;3(1):71–102

18 **SOURCE:**

19 [https://www.centerforhealthsecurity.org/our-work/publications/the-spars-pandemic-2025-2028-a-futuristic-
20 scenario-to-facilitate-medical-countermeasure-communication](https://www.centerforhealthsecurity.org/our-work/publications/the-spars-pandemic-2025-2028-a-futuristic-scenario-to-facilitate-medical-countermeasure-communication)

21 or **PDF:** <https://stars.library.ucf.edu/cgi/viewcontent.cgi?article=1029&context=jicrcr>

22 Corporations do not have rights, they have only duties and responsibilities. Acting as an agent of a corporation
23 does not grant immunity for violating a living man’s or womb-man’s inherent, natural liberties.

24 **“Monkeypox Was a Table-Top Simulation Only Last Year”** By Michael Senger on May 20, 2022

25 “Elite media outlets around the world are on red alert over the world’s first-ever global outbreak of Monkeypox in
26 mid-May 2022—just one year after an international biosecurity conference in Munich held a simulation of a
27 “global pandemic involving an unusual strain of Monkeypox” beginning in mid-May 2022.

Monkeypox was first identified in 1958, but there’s never been a global Monkeypox outbreak outside of Africa
until now—in the exact week of the exact month predicted by the biosecurity folks in their pandemic simulation.
Take these guys to Vegas!

I won’t sit here and debate wild conspiracy theories that there might be anything unusual about a global pandemic
occurring just months after a simulation of a global pandemic of exactly that kind, followed shortly after by the
first-ever global outbreak of an even-more-obscure virus just months after a simulation of an outbreak of exactly
that kind.

If you want to be a good American and make a six-figure salary - or be friends with people who make six-figure
salaries - then do as your government tells you: Sit down, shut up, stay home, save lives, take your shots, show
your papers, muzzle your kids, and wash your hands.”

LINKS: Article: <https://brownstone.org/articles/monkeypox-was-a-table-top-simulation-only-last-year/>

And the Simulation from Nov 23, 2021: [https://www.nti.org/analysis/articles/strengthening-global-systems-to-
prevent-and-respond-to-high-consequence-biological-threats/](https://www.nti.org/analysis/articles/strengthening-global-systems-to-prevent-and-respond-to-high-consequence-biological-threats/)

On November 11, 2020 Dave Meckanic posted the following on his Facebook profile:

[I’ve been seeing this crap about the Pfizer vaccine all over the internet. Everybody keeps saying that it must be
stored at -70 degrees centigrade (carbon dioxide - dry ice, freezes at -78.5C). Well, that means that at that temp it is
inert or not active, but what does that mean? Well, that means that at -70C there is a very limited amount of latent
and/or kinetic energy that can be expressed. If it were an explosive, I could understand it. If it were biological
material, a virus or bacteria, that could rapidly grow, I could understand it. If it was a biological nano-machine that

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1 had to stay in stasis until delivered, I could understand that. If it is simply a vaccine that has the common adjuvants in it, I don't understand it.

2 The only time I have seen injectable material that had to be maintained at these kinds of extreme temperatures, it was a modeled AIDS-like virus used to transport RNA to other cells. Meaning a biological engine used to splice DNA and alter the genetic material of the target cells. Now, that scares the shit out of me because I know what happens with binary replication in cellular transport systems.

3
4 The first injected virus changes a cell, which creates two copies. Those two copies change two cells which creates 4 copies. It doubles each interaction. At some point, half the body changes the other half and the host dies.

5
6 So it appears that what is being placed into these alleged "vaccines" is highly energetic and extremely dangerous. If there is a problem here in my logic, please explain it.]

7 **August 19, 2020**, Pfizer, Inc. CEO Albert Bourla filed to sell 62% (132,508 shares at an average price of US\$41.94 - a total of US\$5.6 million – slightly below the 52-week high of US\$41.99 at which the stock traded) on same day as vaccine announcement: “The sale of these shares is part of Dr. Bourla’s personal financial planning and a pre-established (10b5-1) plan, which allows, under SEC rules, major shareholders and insiders of exchange-listed corporations to trade a predetermined number of shares at a predetermined time,” Pfizer said.

8
9
10 So how far ahead was this virus pandemic and vaccine planned?

11 On **November 10, 2020** - the Los Angeles County Board of Supervisors [hereafter L.A. BoS] passed a measure in a 3-2 vote, that approved the study into the feasibility of legislative changes required to appoint or remove a sheriff, directed county staffers. The L.A. BoS wants to explore ways to remove Los Angeles County Sheriff Alex Villanueva from office, and even change this public office of service from one elected by the people to an appointed office. The report is expected to come back to the board on January 5, 2021.

12
13 The Supervisors who voted in favor of this measure are: Mark Ridley-Thomas (who is being replaced by supervisor-elect Holly Mitchell, as he was elected to the L.A. City Council), Sheila Kuehl, and Hilda Solis. Meanwhile, Supervisors Kathryn Barger and Janice Hahn remember that change is up to the county’s voters, not the county Board of Supervisors.

14
15
16 Sheila Kuehl is a leader in the effort to re-imagine L.A. County law enforcement of the motion to explore “legislative changes” required so as to eliminate the voice of lawful Angeleno voters in California to remove the sheriff by impeachment, and also examine the process by which a sheriff is selected and seated in L.A. County, and what it would take to amend the California Constitution and County Charter to do it. Kuehl has stated in October, 2020 that L.A. County should emulate local municipal agencies where the mayor or the local city council appoint the police chief. “It’s very unusual in the state of California to elect the head of a law enforcement agency”.

17
18
19 **Article XI, Section 6** of the “California State Constitution 1849” provides that: “All officers whose election or appointment is not provided for by this Constitution, and all officers whose offices may hereafter be created by law, **shall be elected by the people**, or appointed as the Legislature may direct.”

20
21 **In plain English:** The Los Angeles County Board of Supervisors is seeking to overthrow the constitution of the California republic state, which violates Article XI, Section 3: their “Oath of Office”.

22
23 On **December 3, 2020** - L.A. County Sheriff Villanueva stated deputies will not take part in enforcing stay at home orders at businesses, which he says have been through enough. He says that's the health department's job, and LASD will focus on "super spreader" events instead. “I want to stay away from business [sic] that are trying to comply. They bent over backwards to modify their operations to conform to these orders and then they have the rug yanked out from under them. That’s a disservice. I don’t want to make them more miserable.”

24
25
26 **December 8th, 2020** - the California Restaurant Association filed a lawsuit wherein the L.A. County Superior Court Judge James Chalfant overturned the ban on outdoor dining after L.A. County Board of Supervisors voted to close outdoor dining for at least three weeks in conspiracy with the county Public Health Director Barbara Ferrer, PhD. This ban went into effect on November 25, 2020 following an **alleged** “sharp spike” in coronavirus cases. “The Restaurant Closure Order is an abuse of the department’s emergency powers, is not grounded in science,

27
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evidence, or logic, and should be adjudicated to be unenforceable as a matter of law.” The ruling went beyond state prohibitions, which have not specifically barred outdoor dining.

December 4th, 2020 – Nancy Patricia Pelosi, Speaker of the House and a representative of the California Senate; stated “*It was not a mistake. It was a decision that has taken us to a place where we can do the right things without other, shall we say, considerations in the legislation that we don't want,*” she said, adding, “*I'm very proud of where we are.*”

December 7th, 2020 – California Assembly Member Edwin Pun Chau (a Democrat representing the 49th state assembly District) who was born on September 17, 1961 in Hong Kong; introduced “**AB-35 Social media platforms: false information.**”

An act to add Chapter 22.4 (commencing with Section 22595) to Division 8 of the Business and Professions Code, relating to false information.

“LEGISLATIVE COUNSEL'S DIGEST:

Existing law prohibits a person, among others, from making or disseminating in any advertising device, or in any manner or means whatever, including over the internet, any statement concerning real or personal property or services that is untrue or misleading, as specified. Existing law defines libel as a false and unprivileged publication, including by writing, printing, or picture, that exposes any person to hatred, contempt, and ridicule, among other things.

This bill would require a person that operates a social media platform, as defined, to disclose whether or not that social media platform has a policy or mechanism in place to address the spread of misinformation, as specified. The bill would require the disclosure to be made easily accessible on the social media platform’s website and mobile application. The bill would authorize the Attorney General or any district attorney, county counsel, or city attorney to enforce violations of its provisions and would subject a person to a civil penalty of \$1,000 for each day the person is in violation of the bill’s provisions.

BILL TEXT: THE PEOPLE OF THE STATE OF CALIFORNIA DO ENACT AS FOLLOWS:

SECTION 1. Chapter 22.4 (commencing with Section 22595) is added to Division 8 of the Business and Professions Code, to read:

CHAPTER 22.4. False Information – Section 22595.

(a) A person that operates a social media platform shall disclose whether or not that social media platform has a policy or mechanism in place to address the spread of misinformation with respect to, at a minimum, all of the following:

- (1) Reducing the spread of misinformation that contributes to the risk of imminent violence or physical harm.
- (2) Reducing the spread of harmful, verifiably inauthentic content.
- (3) Practices intended to deceptively and substantially manipulate or disrupt the behavior of users on the social media platform.

(b) A person that operates a social media platform shall make the disclosure required by subdivision (a) easily accessible on the social media platform’s internet website and mobile application.

(c)
(1) A person shall be subject to a civil penalty of one thousand dollars (\$1,000) per day for each day that person is in violation of this section.

(2) The civil penalty prescribed by this subdivision shall be assessed and recovered in a civil action brought in the name of the people of the State of California by the Attorney General or by any district attorney, county counsel, or city attorney in any court of competent jurisdiction.

(3) If an action is brought by the Attorney General, one-half of the penalty collected pursuant to this section shall be paid to the treasurer of the county in which the judgment was entered, and one-half to the State Treasurer. If brought by a district attorney or county counsel, the entire amount of the penalty collected shall be paid to the treasurer of the county in which the judgment was entered. If brought by a city attorney or city prosecutor, one-half of the penalty shall be paid to the treasurer of the county in which the judgment was entered and one-half to the city.

(d) For purposes of this section:

- (1) “Person” means a natural person or a legal entity. [not the same as “people” or “mankind”]
- (2)

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1 (A) “Social media platform” means an internet-based service through which users develop a persistent virtual network or
community comprised of other users for the purpose of sharing information, ideas, news reports, and other content that
allows individuals to do all of the following:

- 2 (i) Construct a public or semipublic profile within a bounded system created by the service.
3 (ii) Create a list of other users with whom an individual shares a connection within the system.
4 (iii) View and navigate a list of the individual’s connections and the connections made by other individuals within the
system.

5 (B) “Social media platform” does not include electronic mail.

6 **SOURCE:** https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=202120220AB35

7 **QUESTION: WHO is deciding the standards and application for what is “False Information”?**

8 **December 2020 – President to Belarus, Alexander Lukashenko**, stated via Belarusian Telegraph Agency, BelTA.,
that in August 2020 the World Bank and IMF offered him a bribe of \$940 million USD in the form of “COVID Relief
Aid.” In exchange for \$940 million USD, the World Bank and IMF demanded that the President of Belarus:

- 9 • imposed “extreme lockdown on his people”
10 • force them to wear face masks
11 • impose very strict curfews
12 • impose a police state
13 • crash the economy

14 Belarus President Aleksandr Lukashenko REFUSED the offer and stated that he could not accept such an offer and
would put his people above the needs of the IMF and World Bank. Meanwhile, the IMF continues to demand from us
quarantine measures, isolation, a curfew. This is nonsense. We will not dance to anyone's tune,” said the president. This
is NOT a conspiracy. You may research this yourself. He actually said this!

15 Now IMF and World Bank are bailing out failing airlines with billions of dollars, and in exchange, they are *FORCING*
airline CEOs to implement *VERY STRICT POLICIES* such as *FORCED* face masks covers on *EVERYONE*, including
SMALL CHILDREN, whose health will suffer as a result of these policies.

16 And if it is true for Belarus, then it is true for the rest of the world! The IMF and World Bank want to crash every major
economy with the intent of buying over every nation’s infrastructure at cents on the dollar!

17 The SARS-CoV2/ 2019-nCov/ COVID-19/ corona virus hoax is just a catalyst. The economic bubble was about to
explode in 2020. ALL countries have HUGE debts that are impossible to manage, so a problem was
created/planned (covid – that will be blamed for the economic breakdown), wait for the reaction (fear – augmented
by bought, bribed and blackmailed MSM) and offer the solution (The Great Reset). This is a blatant Hegelian
Dialectic. With it comes the globalists paradise: surveillance capitalism and technocratic transhumanism.

18 **SOURCE:** [https://www.armstrongeconomics.com/world-news/corruption/belarusian-president-claims-imf-world-
19 bank-offered-him-a-bribe-to-impose-covid-restrictions/](https://www.armstrongeconomics.com/world-news/corruption/belarusian-president-claims-imf-world-bank-offered-him-a-bribe-to-impose-covid-restrictions/)

20 MONKEYPOX was “allegedly” first discovered in *monkeys* who were **TEST SUBJECTS for VACCINES**.
LINK: <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3635111/>

21 And in case you missed it, the photos circulating of “monkeypox” are actually stock photos of shingles.
22 Shingles is one of the effects of the Chickenpox Vaccine and the COVID-19 shots.

23 **In plain English at this conclusion of this “Summary of Statement” [aka: “Argument”]:**

24 Whereas COVID-19 / SARS-CoV-2/ 2019n-CoV being a new and separate coronavirus is a lie about a virus that
does not exist in nature [but there are patents available]. Therefore, there can be no contagious variants in nature
from said phantom virus either.

25 Not my circus, not my monkeypox, not my *money*pox, and I shall never get the *money*pox-clot-shot/s.

26 If anyone doubts what I have written on the existence of Adrenochrome and how it is made, the patent number is
27 US4501923A and PubChem number is C9H9N03. Research them on your web browser.

This literally means that a group of ADMITTED satanic cannibalistic pedophiles with disgustingly greedy wealth
have conspired to convince people on Earth to accept and consent to a lie about a pandemic to keep their lives and

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1 businesses on lockdown, then oppressed by tyrannical “rules, suggestions, and etcetera” that are NOT LAW, in
2 order to be “allowed” to resume life again. The rest of the world is rising up against this war of evil-doers while
3 Americans are still putting their noses to the grindstone to “keep up with the Jones’s” and choosing to be oblivious
4 to the True crimes and real war happening. Why? Because admitting that there is an obscenely, heinous war against
5 our children taking place means they have to DO SOMETHING SCARY.

6 I encourage all to comprehend what they are reading from search results for the keywords: ChAdOx1, n-COV19,
7 MRC-5 (14 week aborted, *male*, Caucasian fetal lung tissue), HEK293 (human embryonic kidney tissues from the
8 293rd live-aborted, *female*, human fetus), and recombinant DNA (aka: Chimeric DNA). The fetuses used as an
9 ingredient for these injections are living and procured without use of any contaminants such as anesthesia or
10 sedation [*this is live organ harvesting, and it is satanic*]. The implications to what this has been doing to mankind
11 and in future generations is horrifying. The purpose of embryonic cells is to divide and multiply. When the cell-line
12 for the opposite sex is injected into your developing child, this is literally injecting them with sex cells that are
13 multiplying in your own offspring/heirs. This can lead to what *appears* to be an organic form of “gender
14 confusion” [*later reinforced by public schools grooming children for pedophiles or to be transgender in honor to their*
15 *Baphomet god – child abuse*] when it was deliberately caused by the allopathic world of witchcraft designed by the
16 Rockefellers in the early 1900’s when they handed out grants to anyone wanting to open an allopathic medical
17 school, so their sorcery would gain ground over naturopathic medicine. The Rockefellers pulled the same
18 conspiracy when they deliberately lied about oil being a “fossil fuel” so they could inflate the value of black goo
19 from the ground that is as abundant as fresh water is. They control the Federal Reserve Bank and Notes, so they
20 also control the government, the Department of Education, and the pharmaceutical companies.

21 **In Short:** the vaccines were intentionally designed to weaken our natural immune systems, and cause children to
22 demand to be MIS-transgendered ... leading to genocide by chemical castration, infertility, and preventable suicides.

23 People who are Truly worried about their health should, instead, try building their immune system from within.
24 Drinking 4-6 ounces of tonic water* [quinine* – made from the pith and rind of grapefruit*] to wash down your
25 vitamins every sunrise, makes the membrane of every cell in your body more permeable to release the exosomes
26 (toxins). As long as one is properly hydrated, the toxins will flush out in your urine. Now, because the membrane of
27 every cell in your body is more permeable and releasing the exosomes, this makes room inside the cell for the
essential nutrients and vital minerals [vitamins] to get into the cell and build the immune system from within.

Quinine made from the pith and rind citrus fruits – generally, or grapefruit specifically; causes the effects of
medications to be amplified. This may be hazardous or even fatal to people taking prescription medications for
blood pressure and/or cholesterol, and etcetera. This is intentionally done by the pharmaceutical industry, to prevent
people from trying natural methods of healing one’s body.

“Flu season” occurs from mid-October through April. The cause of “flu season” is processed sugars.
Holidays centered around starchy foods and candy are: Halloween, Thanksgiving, St. Nick night, Christmas/
Chanukah/ Kwanzaa, New Year’s Eve, Valentine’s Day, St. Patrick’s Day, and Easter/ Passover.

Processed sugars and starchy foods cause systemic inflammation, which triggers the body to release histamines.
Eating too many starchy foods due to holidays or comfort foods for stress causes the body to become acidic.
Wearing a mask that deprives your body of oxygen [hypoxia] and increases the re-uptake of carbon dioxide
puts the body in an acidic state, instead of alkaline. This leads to candida overgrowth and turns into cancer.

1931 Nobel Prize Winner, Dr. Otto Warburg discovered that depriving cells of oxygen by only 35% for
only 48 hours increases the probability of developing cancer due to the terrain being acidic and hypoxic.

The cure for cancer is to literally breathe air [oxygen], drink water, eliminate all starches, and consume THC.
- research in Israel had proven that THC injected directly into cancer cells causes them to die within seconds.

////

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CONCERNS FOR THE PEOPLE

Hopefully you read the “Statement of Interest of Amicus” and it has awakened your awareness to some painful Truths that are long overdue revelations to the majority of Americans. Due to the specifics aforementioned, I have chosen to utilize this platform and amicus brief as a means to flip the table of the “money changers” to the benefit of We, The People. These greedy, satanic, psychopathic, vampiric, oligarchs have fucked with me for far too long, and now I am out to **“do a number on them”** the ONLY PEACEFUL WAY possible: *SHOWING* others *HOW* to stand up squarely on one’s square to assert one’s rights/liberties in peaceable assembly . . . **sworn notices**.

The people are the fountain of law and government. The government was created by the people, for the people, and of the people. Those rules are for you as public servants, *“mandating that you do your job without causing harm to innocent civilians.”*

These literal demon incarnates are not *‘predicting’* shortages of food, gas, and supplies:
THEY PLANNED IT ALL!!!!

“All we need is the right crisis and the people will accept the New World Order.”
~ David Rockefeller

“Give me control over a nations currency, and I care not who makes its laws.”
~ Baron Mayer Amschel de Rothschild

The ‘federal government’ [federal corporation] needs people to register to vote every 4 years, because voting requires one to claim to be a “U.S. citizen”. US citizens are the collateral for the U.S. debt created by using FRN’s [Federal Reserve Notes], to the ‘federal government’ files a UCC-1 Financing Statement every five years to renew their security agreement.

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only <u>one</u> name (11a or 11b) - do not abbreviate or combine names					
11a. ORGANIZATION'S NAME U.S. DEPARTMENT OF -DEFENSE- FINANCE AND ACCOUNTING SERVICES-					
OR	11b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE NAME	SUFFIX
11c. MAILING ADDRESS					
1400 Defense Pentagon		CITY Washington	STATE DC	POSTAL CODE 20301-1400	COUNTRY U.S.A.
11d. SEE INSTRUCTIONS		11e. TYPE OF ORGANIZATION	11f. JURISDICTION OF ORGANIZATION		11g. ORGANIZATIONAL ID #, if any
[300,000,000,000.0]		a trustee (15 USC)	The United States of America		AG 59880464 A
12. ADDITIONAL SECURED PARTY'S or <input checked="" type="checkbox"/> ASSIGNOR S/P'S NAME - insert only <u>one</u> name (12a or 12b)					
12a. ORGANIZATION'S NAME NORTH AMERICAN WATER AND POWER ALLIANCE					
OR	12b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE NAME	SUFFIX
12c. MAILING ADDRESS					
1400 Defense Pentagon		CITY Washington	STATE DC	POSTAL CODE 20301-1400	COUNTRY U.S.A.
13. This FINANCING STATEMENT covers <input type="checkbox"/> timber to be cut or <input type="checkbox"/> as-extracted collateral, or is filed as a <input checked="" type="checkbox"/> future filing					
14. Description of real estate					
<p>[- As all real -men with hands and legs, and all real-land in the United States of America 14,000,000,000,000,000.- WITH TRUST IN GOD, this real-estate is with the -PUBLIC-]</p>					
15. Name and address of a RECORD OWNER of above-described real estate (if Debtor does not have a record interest)					
16. Additional collateral description					
<p>-OUT OF MANY (all 50 states, all cities, counties-properties)ONE -real estate in - THE UNITED STATES OF AMERICA -, this</p> <p>FIRST NAME: EVERTON, LAST NAME : ROCHA, MIDDLE NAME: DEOLIVEIRA, M</p> <p>-be as-extracted, with-prejudice, in-to the United States of America, State of California on this 15th day of July, 2011.-</p> <p>[A SECURITY (15 USC)--- COMMERCIAL AFFIDAVIT---NOT A POINT OF LAW]</p>					

 **Lillian Marie Clark**
January 21, 2018

Close you're eyes and go back to sleep if it too icky for you to handle.
A D.O.D. Financial statement used in a law suit brought forth by an organization called North American Power and Alliance that shows the inhabitants of this country as collateralized for the United States of America corporation. In a nutshell it says the corporation owns us rather than God. It's the beast system uncovered.
Why chattel (cattle) make the perfect analogy...

#cattle
#TRUTH

Thank you Brother Dick Green

You and 13 others 31 Comments 27 Shares

Like Comment Share

Write a comment...

[The scripture quoted is Isaiah 52:3 “For thus saith the LORD: Ye were sold for nought; and ye shall be redeemed without money.”]

A “UCC-1 Financing Statement” is a *LIEN*. A UCC-3 is the amendment listing your private property *HELD IN* the Trust that you lien against. In this case, that is the **“IN GOD WE, TRUST”**. Does that look familiar?

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1 The American people *ARE* the "gold backing" for their "money" and the banks are the 'middle-man' - who is
2 supposed to honorably accept the people's bills of exchange, money orders, A4V [aka: "Banker's Acceptance"],
and etc.; then convert them into 'fiat script' to use in the 'public' - "the public" is their private corporation which is
outside of the people's constitutional republic form of government.

3 The *ONLY REASON* the votes of the people "matter" at all is to get them to *REGISTER* to vote (whether you vote
4 or not is irrelevant). Elections with Democrat/Republic provide the *illusion of choice*. The Independent "party" is a
fail-safe to enslave people by getting them to register to vote to give the illusion your votes matter. No votes
matter.

5 The Liberal Party was created as a fail-safe for those who know the Democrat and Republican parties are
6 controlled opposition, and not government entities but private organizations making up their own rules. And the
Independent "party" remains a fail-safe to enslave people by getting them to register to vote to give the illusion
7 your votes matter, while keeping you as the collateral for the federal debt created by the U.S. Inc. when they renew
their UCC-1 Financing Statement ever 5 years.

8 Registering to vote is one's *VOLUNTARY CONSENT* to forfeit one's un-a-lien-able, natural, Universal, inherent,
9 God-given Rights, by falsely claiming to be a "U.S. citizen" (*if one has not taken a sworn oath to be one, then one
has violated 18 U.S. Code Section 911 - look at the penalty for that!*) so the U.S. government can file a UCC-1
10 financing statement (renewed every 5 years) claiming you as *COLLATERAL* for the federal debt the U.S. creates
every year. When you have more "registered voters" than you have by comparing a + b to c, the U.S. has a major
11 problem, because . . . Fraud vitiates (cancels) *ALL* contracts ab initio (from the beginning/initiation). Time cannot
render valid an act void in its origin.

12 The majority (possibly all) of the federal debt has been bought by the Chinese Communist Party [CCP].

13 IF there are people fraudulently claiming to be "U.S. citizens" allowing the U.S. to take out bigger "loans" from the
CCP to pay the federal debt to the CCP, and IF the CCP is able to prove the "U.S. government" committed this
14 fraud, THEN the tangible collateral used (our bodies, property, land, and etc.) can be claimed by the CCP to *PAY*
for that fraudulent debt (which would explain *WHY* the CCP army is at the Canadian/American border waiting to
15 invade to claim their financial interests in their "investment", pursuant to the terms of the "Foreign Investment
Protection Act (FIPA)", a bi-lateral treaty ratified with China by the Trudeau government in 2019; Chinese security
16 forces can be stationed on Canadian soil to protect vital Chinese investments, without the knowledge or consent of
local authorities. We, the American People, *ARE* the CCP's vested interest that Canada has permitted the CCP
17 army to be present at the northern border . . . so the CCP can claim their property: American land AND the people.

18 This is literally *WHY* your vote in Federal [S]elections means absolutely *NOTHING!* The *ONLY* reason D.C. cares
that you register to vote, is so you can be claimed on the U.S., Inc. UCC-1 Financing Statement as collateral for the
19 U.S. debt that has been sold to . . . CHINA.

20 If *THAT* does not startle you *MORE* than the faked pandemic from "corona virus" (aka: 'common cold' per the
AMA), then America and the world is in serious trouble.

21 **Here is the clincher:** IF it can be *PROVEN* the CCP had a hand in the fraudulent votes cast in the 2020 (or any
U.S.) elections, *THAT FRAUD* vitiates the contract of the collateral used to secure the "U.S. debt" via the UCC-1
22 to the CCP; because that means the CCP intentionally created "U.S. fraud" *WITH EGREGIOUS INTENT*
to enslave the American People, and steal our property.

23 So what happens when . . . the CCP is caught red-handed interfering in the U.S. [s]elections by allegedly releasing
a "deadly pandemic" via the media, U.N. and W.H.O. followed by fraudulent votes?

24 Remember, the Chinese Embassy in Texas was shutdown, because they had total immunity from investigations.
Once the embassy was shutdown, immunity was removed so they *COULD* be investigated ... there is evidence that
25 suggests they had millions of fraudulent ballots kept here.

26 If the CCP committed all of this fraud as a means to seize America for the collateral of the U.S. debt the CCP
bought . . . Then that is a massive human rights violation/abuse, and President Trump's **Executive Order 13818**
27 **"Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption"** would come
into play. Fraud vitiates *ALL* contracts as void ab initio, and there is no statute of limitations where fraud is
involved.

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1 As does **Executive Order 13959 "Communist Chinese Military Companies; U.S. Efforts To Address Threat**
2 **From Securities Investments That Finance"** (published 11/17/2020). This means that President Trump would be
3 able to LAWFULLY claim possession of China and all of it's collateral and property.

4 THE BODY DOES NOT ADMIT OF VALUATION

5 "Corpus humanum non recipit æstimationem" means: The human body does not admit of valuation.

6 "Liberum corpus nullam recipit æstimationem" means: The body of a freeman does not admit of valuation
7 (The body cannot be liened or levied; the body is the temple of the Soul, the Soul is Prime Creator's Property.)

8 "Mercis appellatione homines non contineri" means: Under the name of merchandise men are not included.

9 "Res sacra non recipit æstimationem" means: A sacred thing does not admit of valuation.

10 "Falsus in uno, falsus in omnibus" means: False in one thing, false in everything.

11 "Quae malasunt inchoata in principio vex peragantur exitu" means: Things bad in the commencement seldom end well.

12 "Quod ab initio non valet, in tractu temporis non convalescere" means: What is not good in the beginning cannot be
13 rendered good by time.

14 [The school programs intentionally removed "Latin" from languages taught at remedial schools.]

15 I strongly encourage people to get familiar and even consider receiving notifications from "Federal Register"
16 website. These EO's can be very helpful for those of you seeking a means to protect your natural, Universal,
17 inherent, and un-a-lien-able (as in a UCC-1 lien), God-given liberties.

18 Did you even know these Presidential Executive Orders existed and were written for our benefit?

19 Executive Order 13925 is "Preventing Online Censorship"

20 Executive Order 13926 is "Advancing International Religious Freedom"

21 Executive Order 13958 "Establishing the President's Advisory 1776 Commission"

22 LINK: <https://www.federalregister.gov/agencies/executive-office-of-the-president>

23 Did you catch all of that? Re-read it until it makes sense, because this *IS* important.

24 When the "debt collector" commits fraud to put the "debtor" into "dishonor" for a "default judgment" to collect on
25 the debt owed . . . the "debt collector" has then fallen into dishonor, and now is owed **NOTHING** by the "debtor".

26 Anyone who comprehends what "fiat currency" does when it is "fractionalized" (watch Zeitgeist if not), knows
27 that the value of the USD is in the negative. Meaning the collateral (people) are "**useless eaters**" . . . and this is
"why" the population "must be reduced".

"Committee of 300" by Dr. John Coleman published in 1992 states on page 164:

"Euthanasia for the terminally ill and the aged shall be compulsory. No cities shall be larger than a predetermined number as described in the work of Kalgeri. Essential workers will be moved to other cities if the one they are in becomes overpopulated. Other non-essential workers will be chosen at random and sent to under populated cities to fill "quotas."

At least 4 billion "useless eaters" shall be eliminated by the year 2050 by means of limited wars, organized epidemics of fatal rapid-acting disease and starvation. Energy, food and water shall be kept at subsistence levels for the non-elite, starting with the White populations of Western Europe and North America and then spreading to other races. The population of Canada, Western Europe and the United States will be decimated more rapidly than on other continents, until the world's population reaches a manageable level of 1 billion, of which 500 million"

28 World Economic Forum:

29 "**Covid-19: The Great Reset**" Book by Klaus Schwab and Thierry Malleret, originally published July 9, 2020,
30 is a guide for anyone who wants to understand how COVID-19 disrupted our social and economic systems, and
31 what changes will be needed to create a more inclusive, resilient and sustainable world going forward."

32 "**The world today is at 6.8 Billion people and that's headed up to about 9 billion. Now, if we do a really great**
33 **job on new vaccines, healthcare, reproductive health services; we could lower that by 10 to 15%**" ~

34 **Bill Gates @ Ted Talks**

35 Due to the ending of the ongoing bankruptcy, the True creditors (the American people) shall be paid back.

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1 There is no need to pay the American people back . . . if they are dead.

2 I have known for twenty years that these greedy psychopaths have more than 270 vaccines ready to be released
3 down the pike for adults. I never believed it possible to ever be implemented ... until COVID-19 appeared.

4 Also take due notice that the "YOU" created by the State is *NEVER* the live man. It is presumed that one 'wishes' to
5 become a 'fictional person' (also known in commerce pursuant to definitions in the U.S. Code as a "corporation") -
6 a debt slave for the corporation' when acting in this capacity - this 'status'.

7 "YOU" means "taxpayer" - or Cestui Que Trust, or debtor; not the live man or womb-man.

8 Through the indoctrination of most schooling programs, we have been deceived into "being the NAME".

9 Did one comprehend the terms and conditions of the 'presumed' contract? No? Therefore, as with any contract, it
10 can be rebutted and revoked for "**unconscionable contract**" due to failure to disclose terms and conditions to my
11 assent". ("meeting of the minds" not met.)

12 One MUST do this for one's self. No one can do this for another. SELF-governing is paramount. That *IS* what "the
13 republic" literally means; not "*the rich get richer while the poor get poorer*". All the so-called "benefits" being
14 provided by the democratic legislated programs are literally weakening people with a 'comfortable lie' instead of
15 empowering people to rise up from poverty and to be productive members who contribute to society instead of
16 draining the life force of that society.

17 Private contracts form the very foundational 'base' within ALL forms of law. Research: "Hierarchy of Law".

18 Implied, or constructive, trusts are formed and used almost daily - right under people's noses, but most do not
19 understand what is going on. (Being intentionally "dumbed down" by public schooling for easier control.)
20 EVERY financial transaction creates an 'implied trust'.

21 For example, if I give a cashier \$1 for a pack of chewing gum - that cashier now 'fills the position of Trustee' for
22 the financial transaction. That cashier now has the trust obligation to do the fiduciary's obligation to perform.
23 ('fiduciary' is the Trustee for that trust operation.) The trustee then presents the 'pack of gum' and my acceptance' of
24 the 'pack of gum' completes the financial trust action and collapses the 'implied trust'. "Done and done".

25 These 'implied trusts' are carried out every day - under our noses - just like contracts are as well. Yet for the most
26 part, we do not recognize what is actually going on. These are 'acts in commerce' - business being conducted
27 between people.

28 The governing "laws" of commerce" – aka: "doing business" - have been codified - for international usage - in
29 Uniform Commercial Code [UCC]. Back in the 90's, one guy who used to teach "law", stated at a court case -
30 under oath – that a managing director (working in U.C.C. offices) stated what "U.C.C." actually is:

31 **“The U.C.C. is codified common law and negotiable instruments law. And this works on the 'honor system' to
32 conduct commerce, (business), all over the world.”**

33 Every corporate "STATE OF ____" are actually 'foreign corporations posing as the people's government' because
34 most people are deceived into believing that these are 'the people's states'.

35 Every "State" has in their 'statutes', 'revised codes', etc. U.C.C. codified within their "State laws".

36 In Alaska - these are codified at: Title 45. For instance UCC 3-603 is codified at: A.S. 45.03.603.

37 This same pattern is reflected in each corporate "State".

38 Virginia Law lists **UCC 3-603** as § 8.3A-603. “Tender of payment” [they simply add the states prefix]

39 It would behoove one to find out this information for the "State" one is operating within.

40 It even states within the U.C.C. at: § **1-304 - Obligation of Good Faith**. “Every contract or duty within the
41 Uniform Commercial Code imposes an obligation of good faith in its performance and enforcement.”

42 **"If the UCC does not 'cover' an action, then the action reverts to common law."** (paraphrased)

43 The “United States” is a private corporation they call "our democracy" - which is a foreign corporation posing as
44 the people's constitutional republic form of government. A corporation does not have actual governmental powers -
45 except for those who are 'employees' of that corporation. Yes - they are 'foreign agents'. [See: Clearfield Doctrine]

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1 "U.S. citizens" are *presumed* to have contracted *into* this 'foreign corporate democracy'. *IF* one is "subject to the
jurisdiction thereof".

2 The 'Cestui Que Trust', also called 'Fide Commissary Trust' (in Black's Law, 2nd Edition) is the "U.S. citizen" not
3 the live man. [the social security account number is for the ENS LEGIS = ALL CAPS NAME.]

4 Maxim of Law: "One only has jurisdiction over what one creates."
The State created the Cestui Que Trust (account).

5 The State did not create the living man or womb-man, and did not disclose the unlawful conversion.

6 Senate Document No. 43, 73rd Congressional Record, 1st Session - " The new money (paper promissory notes -
7 a.k.a. "Federal Reserve notes"), is issued to the banks in return for government obligations, bills of exchange,
drafts, notes, trade acceptances, and banker's acceptances.

8 It will represent a mortgage, (a 'lien'), on all homes and other property of all the people in the Nation."
9 This is the point.

10 This is no different than using a casino's 'tokens' for gambling inside their 'private corporate business'....the "United
States" is THEIR 'private corporate "democracy" operating outside of the people's constitutional republic form of
11 government - "foreign private legal society" which is commonly called - 'the public'.

12 except the people have been duped into 'signing up' as a 'corporate employee' - without actual disclosure of what
is being done.

13 (*) The proof of this is demonstrated in every 'mortgage' operation:

14 The 'buyer' signs a 'promissory note', (which is a 'negotiable instrument' - a 'bill of exchange'), and this completely
finances the entire transaction. BUT the bank has the 'buyer' also sign a mortgage agreement (contract) which
15 places the buyer back into the position of the debtor.

16 The bank uses the 'promissory note' as THEIR asset and by 'fractional reserve banking' - they now have nine times
the amount of the 'promissory note' on their ledger to "lend out".

17 However, it is in violation for any bank to actually 'lend' either their 'money' or their 'customer's money' out as
18 loans.

19 Required studies to renew a NMLS and California Real Estate Broker License:

20 Realtors and brokers are required to know the Electronic Signatures in Global and National Commerce ACT ---
15 U.S. Code Chapter 96, § 7003a states that the paper promissory note that one signs is GOVERNED by one's
state's UCC laws and the likes of one's paper promissory note (contract) is PROHIBITED from participating in any
21 form of ELECTRONIC TRANSACTION. Period. This rule is backed by IRS regulations and SEC regulations.

22 If anyone chooses to violate the rules, you have created unsecured debt and consequently lost all rights under
California Commercial Code 3203d. One may affirm unsecured debt with forensic accounting and investigation
23 professionals.

24 The industry insiders are taking advantage of our lack of knowledge, as the industry insiders are not disclosing
their illegal and fraudulent activities. They are stripping our wet ink signature on the paper promissory note and
25 converting our wet ink signature to an "electronic signature" **without our fully-informed permission**; then
attaching the electronic signature to the their illegal electronic note under aprons of US Patent and Trademark
26 Office and its child Mortgage electronic Registrations Systems (MERS also born at US Patent and Trademark
office). The industry insiders are also stripping the intangible debt from the paper promissory note and attaching as
27 a record to the illegal electronic note.....All illegal. Verify yourself Electronic Signatures in Global and National
Commerce Act 15 U.S. Code Chapter 96, § 7003a. UCC laws rule the world, but these insiders use the lack of
knowledge of consumers to steal homes; devalue the land records; and devalue the courts. If you go to the website

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1 ice.com, you will find a e note white paper whereby the insiders try to brainwash society to try to justify this seriously heinous crime against mankind.

2 Find a credit union as credit unions do not support illegal electronic process OR find a mortgage company that
3 complies with your state's UCC laws, IRS regulations and SEC regulations. Do not end up like me abused due to
4 not knowing that the thieves feel they are protected by their business model born under US Patent and Trademark
5 office. Federal Mortgage Fraud 30 years in prison or 1,000,000 in penalties OR Both.

6 **12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption** states:

7 "Federal reserve notes, to be issued at the discretion of the Board of Governors of the Federal Reserve System for
8 the purpose of making advances to Federal reserve banks through the Federal reserve agents as hereinafter set forth
9 and for no other purpose, are authorized. The said notes **shall be obligations of the United States** and shall be
10 receivable by all national and member banks and Federal reserve banks and for all taxes, customs, and other public
11 dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the
12 city of Washington, District of Columbia, or at any Federal Reserve bank." (Dec. 23, 1913, ch. 6, § 16 (par.), 38 Stat.
13 265; Jan. 30, 1934, ch. 6, § 2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, § 203(a), 49 Stat. 704.)

14 When one expresses his/her "demand for lawful money for all transactions" pursuant to 12 U.S.C. 411, he/she does
15 express his/her right to use his/her lawful "credit of the Nation" which is a U.S. (corporate), government obligation.
16 The American people are the principle secured party creditors (since the "New Deal" - 1933 bankruptcy
17 reorganization) and one's 'claim / receipt' is one's security instrument - the birth certificate.

18 **12 U.S. Code § 412** states the "holder" of a "note" or "bill of exchange" is taken to the window of the Federal
19 Reserve Bank, which is now merged into The Treasury [Room 3413] to be redeemed. In other words, when one
20 applies their wet-ink autograph as a "beneficiary" to any contract of financial payment [mortgage, loan, leases];
21 then one is not obligated to make monthly payments, because redemption is the responsibility of the holder.

22 "Banks" can only lend credit to other "Banks" or other "legal/commercial entities" according to UCC **General**
23 **Definitions 1-201 (27) "Person"** means an individual, corporation, business trust, estate, trust, partnership, limited
24 liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality,
25 public corporation, or any other legal or commercial entity.

26 As a private banker - one can write "**bills of exchange**" and "**notes**" (a.k.a. negotiable instruments which are
27 '**government obligations**' and these presentments are to be processed by banks. (See Senate Document No. 43,
73rd Congressional Record, 1st Session - above).

TITLE 31 U.S. Code § 5312 = Private Banker [that is the people]

TITLE 31 U.S. Code § 3123 = All debts are UNITED STATES obligations.

TITLE 18 U.S. Code § 8 = Defines - obligation

TITLE 31 U.S. Code § 5103 = Defines - Legal Tender.

31 CFR § 1010.605 - Definitions.

(a) **Beneficial owner** of an account means an individual who has a level of control over, or entitlement to, the funds or
assets in the account that, as a practical matter, enables the individual, directly or indirectly, to control, manage or direct
the account. The ability to fund the account or the entitlement to the funds of the account alone, however, without any
corresponding authority to control, manage or direct the account (such as in the case of a minor child beneficiary), does not
cause the individual to be a beneficial owner.

(e) **Covered financial institution means:**

(2) (iii) **A private banker;**

LINK: <https://www.law.cornell.edu/cfr/text/31/1010.605>

When a Judicial Administrator demands you to pay in a specific species of currency he/ she violates **31 U.S. Code**
§ 5118 (2)(D). Remove your case to federal court for the reasons there is no remedy for you in **STATE Court...**
with **28 U.S. Code § 1441(A)**. **28 U.S. Code § 1333** Federal Courts have "**Original Jurisdiction**" ... is where we
the people enforce law and find remedy! When that "judge" is dishonorable, then complete: "**W4 Refund Process**".

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1 THIS APPLIES TO TRAFFIC TICKETS, CPS CASES, ANYTHING WHERE THERE IS NO VICTIM.
2 WE MUST FEDERALLY INDICT EVERY LAST ONE OF THESE FOREIGN ACTORS!!!

3 Learn about what is the state's CAFR [Comprehensive Annual Financial Report]:

4 "*Introduction to the CAFR - Why You Can't Get Ahead*" – video: <https://youtu.be/T2aif0Wk9E0>

5 "*The CAFR Swindle - The Biggest Game In Town*" – video: <https://youtu.be/1pRPBKJQnyU>

6 If one can properly fill out a personal check, then one is 'presumed' to be able to operate using commercial
7 negotiable instruments - as this is what a personal check is.

8 1. That the “giving of a (federal reserve) note does not constitute payment.” – Echart v Commissioners C.C.A., 42
9 Fd2d 158.

10 2. That the use of a (federal reserve) ‘Note’ is only a promise to pay. - Fidelity Savings v Grimes, 131 P2d 894.

11 3. That Legal Tender (federal reserve) Notes are not good and lawful money of the United States. – Rains v State,
12 226 S.W. 189.

13 4. That (federal reserve)‘Notes do not operate at payment in the absences of an agreement that they shall constitute
14 payment’. Blackshear Mfg. Co. v Harrell, 2 S.E. 2d 766.

15 5. Also, Federal Reserve Notes are valueless. See: IRS Codes Section 1.1001-1 (4657) C.C.H.

16 6. In light of the holding of Fidelity Bank Guarantee v Henwood, 37 U.S. 847 (1939), take notice of ... “As of
17 October 27, 1977, legal tender for discharge of debt is no longer required. That is because legal tender is not in
18 circulation at par with promises to pay credit. There can be no requirement of repayment in legal tender either,
19 since legal tender was not loaned [nor in circulation] and repayment [or payment] need only be made in equivalent
20 kind; A negotiable instrument.”

21 This is all a big Ponzi scheme on a grand scale at the expense of the American people; and this is "WHY" there are
22 wars, "plandemics" and financial manipulations - to further take advantage of the people. Banks have always
23 financed both sides of wars because there are huge profits in wars.

24 Pulling at people's emotions, blinds people to the manipulations being done every day.

25 And when one 'gives his authority away' - by voting "for" someone to "do it for me" - he does "consent" to being
26 subjected into slavery.

27 Most do 'love their slavery' because they truly do not know who they are or what actual freedom is . . .

MORPHEUS: “You have to understand, most of these people are not ready to be unplugged. And
**many of them are so inured, so hopelessly dependent on the system, that they will fight to
protect it.**”

The People's remedy is found within 50 U.S.C. 4305(b)2); and 12 U.S.C. 411; and Senate Document No. 43.,
Congressional Record, 1st Session; and 18 U.S.C. 112.

See: OPINION, FOX, Chief Judge (U.S. District Court of Michigan):

*“A mere statement of this fact may not seem very significant; corporations, after all,
are not supposed to exercise the governmental powers with which the Bill of Rights was concerned.
But this has been radically changed by the emergence of the public-private state.*

*Today private institutions do exercise governmental power; more, indeed, than 'government' itself
We have two governments in America, then-one under the Constitution and
a much greater one not under the Constitution.*

In short, the inapplicability of our Bill of Rights is one of the crucial facts of American life today.”

~ MILOSZEWSKI v. SEARS ROEBUCK, 346 F.Supp. 119 (1972)(2).

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Another note to the private people of America, specifically, and the planet, generally;

“Nothing in this world operates the way you think it does.

Banks do not loan money [find and read “Modern Money Mechanics” originally published by the Federal Reserve Bank, and “Give Yourself Credit” by David E Robinson], **governments are not empowered to protect you, the police department is not there to serve you, institutions of higher learning, colleges and educational institutes, are not there to educate you.**

The entire superstructure of civilization in the Western world is a combination of brilliantly put together and planned, well-planned, schemes to direct the minds of the people in such a way as to serve their masters.” and

“People have no idea what in the world is going on. ‘Gnosis’ in Greek means ‘knowledge, or to know’. This does not refer to factual knowledge, but to an intuitive or spiritual understanding that comes from experience, but people have neither. The early Gnostics were mystics, people who knew that you could experience God for yourself instead of going into a church and being told what to believe. In Hebrew, to know means to experience – so, according to the Hebrews, knowing God means to experience God. This is what most all early Hebrews and Christians were striving to do. Unfortunately, the Church got in the way of personal experience, by creating ‘organized religion’. There’s a saying which states, ‘Religion is for the masses, and mysticism is for the individual.’ If you want to be a sheep and follow along with the masses to get a generic, candy-coated imitation of spirituality, then follow the teachings of the Christian fathers. If you want to explore your own individual spirituality, you must go deeply inside yourself, between your own temples, instead of through church doors.”

~ Jordan Maxwell, [1940- allegedly March 23 or 24, 2022]

but ... But ... BUT ... the government would never do that !

In addition to many patents approved for lab-created [bioengineered] viruses and their corresponding vaccines, the U.S. Government has approved the following list of **“100 U.S. patents Related to Weather Modification” published on September 13, 2017 | The Sirius Report | Courtesy of Jim Willie**

- 0462795 – July 16, 1891 – Method Of Producing Rain-Fall
- 1103490 – August 6, 1913 – Rain-Maker
- 1225521 – September 4, 1915 – Protecting From Poisonous Gas In Warfare
- 1338343 – April 27, 1920 – Process And Apparatus For The Production of Intense Artificial Clouds, Fogs, or Mists
- 1619183 – March 1, 1927 – Process of Producing Smoke Clouds From Moving Aircraft
- 1665267 – April 10, 1928 – Process of Producing Artificial Fogs
- 1892132 – December 27, 1932 – Atomizing Attachment For Airplane Engine Exhausts
- 1928963 – October 3, 1933 – Electrical System And Method
- 1957075 – May 1, 1934 – Airplane Spray Equipment
- 2097581 – November 2, 1937 – Electric Stream Generator – Referenced in 3990987
- 2409201 – October 15, 1946 – Smoke Producing Mixture
- 2476171 – July 18, 1945 – Smoke Screen Generator
- 2480967 – September 6, 1949 – Aerial Discharge Device
- 2550324 – April 24, 1951 – Process For Controlling Weather
- 2582678 – June 15, 1952 – Material Disseminating Apparatus For Airplanes
- 2614083 – October 14, 1952 – Metal Chloride Screening Smoke Mixture
- 2633455 – March 31, 1953 – Smoke Generator
- 2688069 – August 31, 1954 – Steam Generator – Referenced in 3990987
- 2721495 – October 25, 1955 – Method And Apparatus For Detecting Minute Crystal Forming Particles Suspended in a Gaseous Atmosphere
- 2730402 – January 10, 1956 – Controllable Dispersal Device
- 2801322 – July 30, 1957 – Decomposition Chamber for Monopropellant Fuel – Referenced in 3990987
- 2881335 – April 7, 1959 – Generation of Electrical Fields
- 2908442 – October 13, 1959 – Method For Dispersing Natural Atmospheric Fogs And Clouds
- 2986360 – May 30, 1962 – Aerial Insecticide Dusting Device
- 2963975 – December 13, 1960 – Cloud Seeding Carbon Dioxide Bullet
- 3126155 – March 24, 1964 – Silver Iodide Cloud Seeding Generator

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1 3127107 – March 31, 1964 – Generation of Ice-Nucleating Crystals
2 3131131 – April 28, 1964 – Electrostatic Mixing in Microbial Conversions
3 3174150 – March 16, 1965 – Self-Focusing Antenna System
4 3234357 – February 8, 1966 – Electrically Heated Smoke Producing Device
5 3274035 – September 20, 1966 – Metallic Composition For Production of Hygroscopic Smoke
6 3300721 – January 24, 1967 – Means For Communication Through a Layer of Ionized Gases
7 3313487 – April 11, 1967 – Cloud Seeding Apparatus
8 3338476 – August 29, 1967 – Heating Device For Use With Aerosol Containers
9 3410489 – November 12, 1968 – Automatically Adjustable Airfoil Spray System With Pump
10 3429507 – February 25, 1969 – Rainmaker
11 3432208 – November 7, 1967 – Fluidized Particle Dispenser
12 3441214 – April 29, 1969 – Method And Apparatus For Seeding Clouds
13 3445844 – May 20, 1969 – Trapped Electromagnetic Radiation Communications System
14 3456880 – July 22, 1969 – Method Of Producing Precipitation From The Atmosphere
15 3518670 – June 30, 1970 – Artificial Ion Cloud
16 3534906 – October 20, 1970 – Control of Atmospheric Particles
17 3545677 – December 8, 1970 – Method of Cloud Seeding
18 3564253 – February 16, 1971 – System And Method For Irradiation Of Planet Surface Areas
19 3587966 – June 28, 1971 – Freezing Nucleation
20 3601312 – August 24, 1971 – Methods of Increasing The Likelihood of Precipitation By The Artificial Introduction Of
21 Sea Water Vapor Into The Atmosphere Windward Of An Air Lift Region
22 3608810 – September 28, 1971 – Methods of Treating Atmospheric Conditions
23 3608820 – September 20, 1971 – Treatment of Atmospheric Conditions by Intermittent Dispensing of Materials Therein
24 3613992 – October 19, 1971 – Weather Modification Method
25 3630950 – December 28, 1971 – Combustible Compositions For Generating Aerosols, Particularly Suitable For Cloud
26 Modification And Weather Control And Aerosolization Process
27 USRE29142 – May 22, 1973 – Combustible compositions for generating aerosols, particularly suitable for cloud
modification and weather control and aerosolization process
3659785 – December 8, 1971 – Weather Modification Utilizing Microencapsulated Material
3666176 – March 3, 1972 – Solar Temperature Inversion Device
3677840 – July 18, 1972 – Pyrotechnics Comprising Oxide of Silver For Weather Modification Use
3722183 – March 27, 1973 – Device For Clearing Impurities From The Atmosphere
3769107 – October 30, 1973 – Pyrotechnic Composition For Generating Lead Based Smoke
3784099 – January 8, 1974 – Air Pollution Control Method
3785557 – January 15, 1974 – Cloud Seeding System
3795626 – March 5, 1974 – Weather Modification Process
3808595 – April 30, 1974 – Chaff Dispensing System
3813875 – June 4, 1974 – Rocket Having Barium Release System to Create Ion Clouds In The Upper Atmosphere
3835059 – September 10, 1974 – Methods of Generating Ice Nuclei Smoke Particles For Weather Modification And
Apparatus Therefore
3835293 – September 10, 1974 – Electrical Heating Apparatus For Generating Super Heated Vapors
3877642 – April 15, 1975 – Freezing Nucleant
3882393 – May 6, 1975 – Communications System Utilizing Modulation of The Characteristic Polarization of The
Ionosphere
3896993 – July 29, 1975 – Process For Local Modification of Fog And Clouds For Triggering Their Precipitation And
For Hindering The Development of Hail Producing Clouds
3899129 – August 12, 1975 – Apparatus for generating ice nuclei smoke particles for weather modification
3899144 – August 12, 1975 – Powder contrail generation
3940059 – February 24, 1976 – Method For Fog Dispersion
3940060 – February 24, 1976 – Vortex Ring Generator
3990987 – November 9, 1976 – Smoke generator
3992628 – November 16, 1976 – Countermeasure system for laser radiation
3994437 – November 30, 1976 – Broadcast dissemination of trace quantities of biologically active chemicals
4042196 – August 16, 1977 – Method and apparatus for triggering a substantial change in earth characteristics and
measuring earth changes

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1 RE29,142 – February 22, 1977 – Combustible compositions for generating aerosols, particularly suitable for cloud
modification and weather control and aerosolization process
2 4035726 – July 12, 1977 – Method of controlling and/or improving high-latitude and other communications or radio
wave surveillance systems by partial control of radio wave et al
3 4096005 – June 20, 1978 – Pyrotechnic Cloud Seeding Composition
4 4129252 – December 12, 1978 – Method and apparatus for production of seeding materials
4141274 – February 27, 1979 – Weather modification automatic cartridge dispenser
4 4167008 – September 4, 1979 – Fluid bed chaff dispenser
5 4347284 – August 31, 1982 – White cover sheet material capable of reflecting ultraviolet rays
4362271 – December 7, 1982 – Procedure for the artificial modification of atmospheric precipitation as well as
6 compounds with a dimethyl sulfoxide base for use in carrying out said procedure
4402480 – September 6, 1983 – Atmosphere modification satellite
7 4412654 – November 1, 1983 – Laminar microjet atomizer and method of aerial spraying of liquids
4415265 – November 15, 1983 – Method and apparatus for aerosol particle absorption spectroscopy
8 4470544 – September 11, 1984 – Method of and Means for weather modification
4475927 – October 9, 1984 – Bipolar Fog Abatement System
9 4600147 – July 15, 1986 – Liquid propane generator for cloud seeding apparatus
4633714 – January 6, 1987 – Aerosol particle charge and size analyzer
10 4643355 – February 17, 1987 – Method and apparatus for modification of climatic conditions
4653690 – March 31, 1987 – Method of producing cumulus clouds
11 4684063 – August 4, 1987 – Particulates generation and removal
4686605 – August 11, 1987 – HAARP Patent / EASTLUND PATENT – Method and apparatus for altering a region in
12 the earth's atmosphere, ionosphere, and/or magnetosphere
4704942 – November 10, 1987 – Charged Aerosol
13 4712155 – December 8, 1987 – Method and apparatus for creating an artificial electron cyclotron heating region of
plasma
14 4744919 – May 17, 1988 – Method of dispersing particulate aerosol tracer
4766725 – August 30, 1988 – Method of suppressing formation of contrails and solution therefor
15 4829838 – May 16, 1989 – Method and apparatus for the measurement of the size of particles entrained in a gas
4836086 – June 6, 1989 – Apparatus and method for the mixing and diffusion of warm and cold air for dissolving fog
16 4873928 – October 17, 1989 – Nuclear-sized explosions without radiation
4948257 – August 14, 1990 – Laser optical measuring device and method for stabilizing fringe pattern spacing
17 1338343– August 14, 1990 – Process and Apparatus for the production of intense artificial Fog
4999637 – March 12, 1991 – Creation of artificial ionization clouds above the earth
18 5003186 – March 26, 1991 – Stratospheric Welsbach seeding for reduction of global warming
5005355 – April 9, 1991 – Method of suppressing formation of contrails and solution therefor
19 5038664 – August 13, 1991 – Method for producing a shell of relativistic particles at an altitude above the earths surface
5041760 – August 20, 1991 – Method and apparatus for generating and utilizing a compound plasma configuration
20 5041834 – August 20, 1991 – Artificial ionospheric mirror composed of a plasma layer which can be tilted
5056357 – October 15, 1991- Acoustic method for measuring properties of a mobile medium
21 5059909 – October 22, 1991 – Determination of particle size and electrical charge
5104069 – April 14, 1992 – Apparatus and method for ejecting matter from an aircraft
22 5110502 – May 5, 1992 – Method of suppressing formation of contrails and solution therefor
5156802 – October 20, 1992 – Inspection of fuel particles with acoustics
23 5174498 – December 29, 1992 – Cloud Seeding
5148173 – September 15, 1992 – Millimeter wave screening cloud and method
24 5242820 – September 7, 1993 – Army Mycoplasma Patent Patent
5245290 – September 14, 1993 – Device for determining the size and charge of colloidal particles by measuring
25 electroacoustic effect
5286979 – February 15, 1994 – Process for absorbing ultraviolet radiation using dispersed melanin
26 5296910 – March 22, 1994 – Method and apparatus for particle analysis
5327222 – July 5, 1994 – Displacement information detecting apparatus
27 5357865 – October 25, 1994 – Method of cloud seeding
5360162 – November 1, 1994 – Method and composition for precipitation of atmospheric water
5383024 – January 17, 1995 – Optical wet steam monitor

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1 5425413 – June 20, 1995 – Method to hinder the formation and to break-up overhead atmospheric inversions, enhance
ground level air circulation and improve urban air quality
2 5434667 – July 18, 1995 – Characterization of particles by modulated dynamic light scattering
3 5441200 – August 15, 1995 – Tropical cyclone disruption
4 5486900 – January 23, 1996 – Measuring device for amount of charge of toner and image forming apparatus having the
measuring device
5 5556029 – September 17, 1996 – Method of hydrometeor dissipation (clouds)
6 5628455 – May 13, 1997 – Method and apparatus for modification of supercooled fog
7 5631414 – May 20, 1997 – Method and device for remote diagnostics of ocean-atmosphere system state
8 5639441 – June 17, 1997 – Methods for fine particle formation
9 5762298 – June 9, 1998 – Use of artificial satellites in earth orbits adaptively to modify the effect that solar radiation
would otherwise have on earth’s weather
10 5800481 – September 1, 1998 – Thermal excitation of sensory resonances
11 5912396 – June 15, 1999 – System and method for remediation of selected atmospheric conditions
12 5922976 – July 13, 1999 – Method of measuring aerosol particles using automated mobility-classified aerosol detector
13 5949001 – September 7, 1999 – Method for aerodynamic particle size analysis
14 5984239 – November 16, 1999 – Weather modification by artificial satellite
15 6025402 – February 15, 2000 – Chemical composition for effectuating a reduction of visibility obscuration, and a
detoxification of fumes and chemical fogs in spaces of fire origin
16 6030506 – February 29, 2000 – Preparation of independently generated highly reactive chemical species
17 6034073 – March 7, 2000 – Solvent detergent emulsions having antiviral activity
18 6045089 – April 4, 2000 – Solar-powered airplane
19 6056203 – May 2, 2000 – Method and apparatus for modifying supercooled clouds
20 6110590 – August 29, 2000 – Synthetically spun silk nanofibers and a process for making the same
21 6263744 – July 24, 2001 – Automated mobility-classified-aerosol detector
22 6281972 – August 28, 2001 – Method and apparatus for measuring particle-size distribution
23 6315213 – November 13, 2001 – Method of modifying weather
24 6382526 – May 7, 2002 – Process and apparatus for the production of nanofibers
25 6408704 – June 25, 2002 – Aerodynamic particle size analysis method and apparatus
26 6412416 – July 2, 2002 – Propellant-based aerosol generation devices and method
27 6520425 – February 18, 2003 – Process and apparatus for the production of nanofibers
6539812 – April 1, 2003 – System for measuring the flow-rate of a gas by means of ultrasound
6553849 – April 29, 2003 – Electrodynamic particle size analyzer
6569393 – May 27, 2003 – Method And Device For Cleaning The Atmosphere
0056705 A1 – March 17, 2005 – Weather Modification by Royal Rainmaking Technology
6890497 – May 10, 2005 – Method For Extracting And Sequestering Carbon Dioxide
7965488 – November 9, 2007 – Methods Of Removing Aerosols From The Atmosphere
8048309 – August 28, 2008 – Seawater-Based Carbon Dioxide Disposal
8012453 – October 27, 2008 – Carbon Sequestration And Production Of Hydrogen And Hydride
7645326 – January 12, 2010 – RFID environmental manipulation
7655193 – February 2, 2010 – Apparatus For Extracting And Sequestering Carbon Dioxide
8079545 – December 20, 2011 – Ground based Manipulation and Control of Aerial Vehicle during nonflying operations
0117003 – October 5, 2012 – Geoengineering Method Of Business Using Carbon Counterbalance Credits
8373962 – February 12, 2013 – Charged seed cloud as a method for increasing particle collisions and for scavenging
airborne biological agents and other contaminants

24 Nearly every thing we were taught by the public schooling programs and the mainstream media has been a lie to
condition the masses of the people worldwide to accept indoctrination via hypnosis to become braindead.

25 This includes history, government, sciences, religion, and probably math; and the reason we are intentionally NOT
taught how to do banking or taxes is because there would be a number of us teaching you the Truth.

26 It is my theory that if more people were **TAUGHT HOW** to be honorable instead of trapped in a system designed to
27 provoke peaceful people to lie; then we shall have far fewer people behaving like pathological psychopathic gold-
diggers intentionally seeking out to cause chaos, disorder, destruction, and death of others at all costs.

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1 For the record: IRS publication #1828, titled “**Tax Guide for Churches & Religious Organizations**”, states the following on page 2:

2 “**Automatic Exemption for Churches**

3 Churches that meet the requirements of IRC Section 501(c)(3) are automatically considered tax exempt and are not required to apply for and obtain recognition of tax-exempt status from the IRS.”

4 This is further supported in the text of **Title 26 U.S. Code:**

5 § 508 (c) Exceptions (1) Mandatory exceptions (A) churches, their integrated auxiliaries, and conventions or associations of churches

6 § 6033 (3) Exception from filing (A) Mandatory exceptions (1) churches, their integrated auxiliaries, and conventions or associations of churches

7 § 1402 – **Definitions** (c) Trade or business ... shall not include ... (4) the performance of service by a ... minister of a church

8 All churches are automatically recognized by federal law without ever asking permission, in which case they maintain all constitutional rights as a free-church under God and the constitution. They have more rights than a 501(c)(3), because they have not voluntarily signed an agreement with the IRS to comply with voluntary federal regulations. To clarify, what they mean by churches “*that meet the requirements*”, **there are no regulations to meet any requirements to become a church.**

9 Therefore, if you are a member of a congregation wherein your religious leaders were requiring masks, physical distancing, and staying home . . . it may be time to oust your clergy . . . or find a different temple.

10 Speaking of taxes and “taxpayer” . . . the “U.S. citizen” is the resident, the person, the taxpayer; the live man or womb-man are not the “taxpayer”. All taxpayers are a Cestui Que Vie Trust [aka: CQV or Fide Commissary Trust]. The taxpayer is the ALL UPPERCASE NAME, and the one that was issued a SSN from the Social Security Administration [which owns the SSN Card]. When an IRS form 1099-A is filed by the Beneficiary of the CQV Trust, one must provide the SSN for the “taxpayer” of which you are simply the **HOLDER thereof**.

11 Only licensed and registered businesses are required to be charged and pay for utilities services, because they are using the services for **pecuniary purposes**. Whereas the private people are supposed to simply enjoy the services as **beneficiaries**. The B.A.R. attorney members have set up the service agreements to intentionally make it difficult to implement, however but it is not impossible. My friend “Malika Dulce” shows you how here: LawfulLiving.com

12 I also accept and invoke **Presidential Executive Order 13968: “Promoting Redemption of Savings Bonds”** that was signed on December 18, 2020.

13 **LINK:** <https://www.govinfo.gov/app/details/DCPD-202000898>

14 **The Earth and the Firmament:**

15 Declassified documents from the CIA and the NASA documents stating that they make computations based on **a flat non-rotating earth and the firmament**. Genesis Chapter 1 literally admits that we are NOT on a globe with water [water always finds it level and cannot hug a globe no matter how much gravity is present] rotating at thousands of miles per hour around the Sun.

16 We are UNDER a firmament that separates the waters of the Heavens from the waters of the Earth . . . very much like a **snow globe**. There are over 240 verses in the bible that reference the Earth as round and stationary. The Earth was created first, THEN the sun followed by the moon [aka: “false light” by shamans].

17 **LINK:** https://docs.google.com/presentation/d/1gignFwc3WB3ynK7NVKADaE1i06MIS1XvMXdvfo6o0CU/e dit#slide=id.g8592693d10_0_0

18 “MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

19 *“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

QUESTIONS:

1 If Jimmy Kimmel and Ellen DeGeneres (and others) were cancelled because they were allegedly arrested and "...
2 sent to Gitmo" and now they are BACK on-air but with tv screens for the audience . . .

3 Are these shows being filmed and aired in real-time?

4 Are these CGI's, body-doubles wearing masks, or replicas of the "original" man/womb-man?

5 Were the episodes PRE-recorded to be aired now?

6 IF so, then HOW are they able to speak on "current events"?

7 Are the current political and medical events pre-scripted?

8 *Are we watching a movie?*

9 The "Q" team says "*These people are stupid.*" Who are "*these people*": Democrats? QAnons? or all Americans?
10 While watching CSPAN air the congressional hearings with Anthony Fauci, I literally sat in awe when I noticed his
11 left ear was not completely attached to his head! Trump and Q followers blindly beLIEve the body-doubles of
12 famous dead people at his rallies are Truly them. Meanwhile, they point out the "bad actors wearing masks" or CGI.

13 Religion is the first program to control people's minds and souls preventing connecting with Prime Creator.

14 Spirituality presented as a "New Age Movement" is a fail-safe to catch those who see the program.

15 Spirituality (astrology, numerology, tarot cards, etc.) is a program that the evildoers created for control.

16 Spirit is the *breathe of life* - a gift from the Prime Creator. ***Wearing a mask is rejecting God's Gift of Life.***

17 Death: The white light is a trap to recycle your consciousness/soul on Earth. Those who know this, look beyond the
18 white light at death and see a different light of indescribably beautiful colors; which is a fail-safe trap set to recycle
19 your consciousness/soul on Earth that prevents your soul from going to your original home.

20 For all the Zionists who beLIEve that Jerusalem or Israel is where we all need to be . . . I find it highly suspicious
21 that the "MISCELLANEOUS" section of the "NILES REGISTER" dated November 28, 1829 records that
22 Jerusalem was purchased from the sultan by Baron De Rothschild.

23 P.S. Find form **SF-181** comprehend the definitions for "*Black/African American*" is a fallacy and a trap; and
24 "*American Indian or Native Alaskan*" are the original peoples of North, Central, and South America who
25 "maintain tribal affiliation" [aka: one's DNA] and "White" includes people from ***NORTH AFRICA!***

26 Ancestry.com has listed Bill and Melinda Gates as dead in late July of 2013. Over the years, I have met people from
27 India who were present or aware that India executed this couple by public hanging for the damages and deaths to
their children caused by the Gates Foundation Polio Vaccine [Polio was never eradicated, just rebranded as GBS].

28 A *LOT* of the high-profile people in athletics/entertainment, corporate executives, politics, religion, and science are
29 looking different now than they were ... before the plan-demic. I have firsthand knowledge that some of these people
30 are body-doubles wearing a high-tech CIA face mask that fits like a second skin to allow sweat and tears through;
31 others are clones or replicas, some are "deep fakes" using CGI for the face and voice over an "actor". There is also
32 technology that has been around for several years that actors, singers, politicians, and etcetera can pay a hefty price
33 to have their bodies, faces, and voices recorded in every pose/movement and vocal inflection they make naturally.
34 Then their CGI is created and inserted into a production. Just like was done with Gwyneth Paltrow for a MCU or
35 DC comics movie as "Pepper", but she didn't remember being in that movie because . . . she wasn't. Her CGI was.

36 There are people who you beLIEve are alive that are not, or dead that are actually still living.

37 There are a lot of "household names" people idolize who are literal satanists and enjoy it. They shall be executed.

38 There are a LOT of "household names" people idolize who have been drugged, framed, and now blackmailed into
39 keeping their mouths shut or "going along to get along". Have compassion for them. They are being traumatized.

40 Any one dumb enough to consider assassinating me: I execute pedophiles in progress. I still live. *Think about that.*

41 The following exhibits are my gift to Americans and other nations with a central bank. Just ***learn*** it well and keep
42 seeking for MORE Truth. The only thing you lose is ego/fear in exchange for peace, truth, and honor.

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EXHIBITS

1. CDC COVID-19 publications admitting no virus exists – within seven revisions.
2. CDC Mask Order 2/01/2021 pdf – Exemptions pg 4 and 5
3. WHO pdf “Mask use in the context of COVID-19” – pgs 1, 4, 5 and 8.
4. CA CDPH 6/18/2020 Guidance for Face Coverings pdf – Medical Exemptions –
5. “Criminal Conspiracy of Coronavirus” Indictment authored by Dr. David Martin –
6. Notice of Exemption from Medical Intervention Contradicting the Laws of Freewill.
7. Business 1-Sheet refuting the mandates for COVID-19 (California example).
8. Dun and Bradstreet numbers
9. IRS Form 4506-A
10. IRS responses to my form 4506-A inquiries
11. “Title of Nobility Amendment” aka: Original and True “13th Amendment” and “Article XIII”
12. Revocation of Election as Voluntary Taxpayer Reclaiming Nontaxpayer Status.
13. Withholding Exemption Certificate pursuant to 26 U.S. Code 3402(n)
14. W8 and W8-BEN, W8-BEN-E (for employers)
15. How to indorse a statement or coupon for a debt against the “ALL CAPS NAME”.
16. Private Administrative Due Process of Law [holding court under Common Law]
17. ~~Cancelling Unconscionable Contracts~~ – Become a Sovereign State Lawfully

Over the years, numerous people [many of them being misinformation/distraction agents to waste my time] have asked - or even demanded - me to help them with their documents, paperwork, and/or questions without willingness to do their own due diligence to Truly *learn* the information so one may stand squarely on one’s square to assert one’s rights peaceably. Before inquiring assistance from anyone, ask your self:

- “Do I know how to give proper due process of law?”
- "Do I know how to write a proper Affidavit?"
- "Do I know how to correctly do my administrative process?"
- “Do I comprehend simple contract law?”
- “Do I comprehend trust law?”

If the answers to any of these questions are “no”, then you do not need anyone’s help. You need to learn the basics better, before application. I do not ‘teach’ basics, but I did create a website to spoon-feed people with resources to learn before application of any of the processes provided on **ProAmericaProPeace.com**.

To “give” people templates to copy/paste information they do not comprehend and insert their information in place of the “Jane Anna Doe” example, is the equivalent of me giving you a hand grenade with the pin pulled and you do not know where to throw it, so you hide it under your hat or in your pants. You will cause damages to yourself and others from a lack of comprehension. The onus is on the people to *learn the Truth*. Then the onus becomes the culpability of the people to apply the methods and take action in a tangible form.

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1 **EXHIBIT 1:**

2
3 CDC COVID-19 publications admitting no virus exists – within seven revisions.

4 LINK TO THE CDC COVID-19 PDF:

5 **<https://www.fda.gov/media/134922/download>**

6
7 ALL revisions from 1 through 7, may be obtained via the WaybackMachine.org website using that link.

8 If one has the knowledge of what to seek, then one knows to look at the “**Table of Contents**”,

9 - then “**Performance Characteristics**”,

10 - then “**Analytical Performance**”,

11 - then “**Limit of Detection (LoD)**”,

12 - then begin reading the second paragraph at the second sentence which states:

13 “... **no quantified virus isolates of the 2019-nCoV are currently available ...**”

14 This literally means, in science and law, no virus exists because the scientists in the laboratories were unable to identify – much less isolate - a new virus.

15 HOW are people being tested?

16 HOW is anyone testing POSITIVE?

17 ALSO: the number of TESTS are counted, not the CASES/People.

18 Be a critical thinker. ASK questions. SEEK honest and True answers.

19 "FDA AUTHORIZED" is not the same as "FDA APPROVED".

20 And EVERY drug recalled was once FDA-Approved.

21 **In plain English: The fear of a deadly COVID-19 pandemic being spread via the media and government servants of The People is an *intentional lie* and the CDC, FDA, WHO, and all people involved KNEW!**

22
23
24 **Thereby making all actions connected COVID-19 and/or SARS-CoV-2 and/or 2019-nCoV and/or corona virus a conspiracy to deprive the people of federally protected liberties.**

25 ////

26 ////

27 ////

CDC 2019-Novel Coronavirus (2019-nCoV) Real-Time RT-PCR Diagnostic Panel

For Emergency Use Only

Instructions for Use

**Catalog # 2019-nCoV EUA-01
1000 reactions**

For *In-vitro* Diagnostic (IVD) Use

Rx Only

Centers for Disease Control and Prevention
Division of Viral Diseases
1600 Clifton Rd NE
Atlanta GA 30329



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CDC-006-00019, Revision: 01 CDC/DDID/NCIRD/ Division of Viral Diseases Effective: 2/4/2020

Status APPROVED Effective 2/4/2020

Performance Characteristics

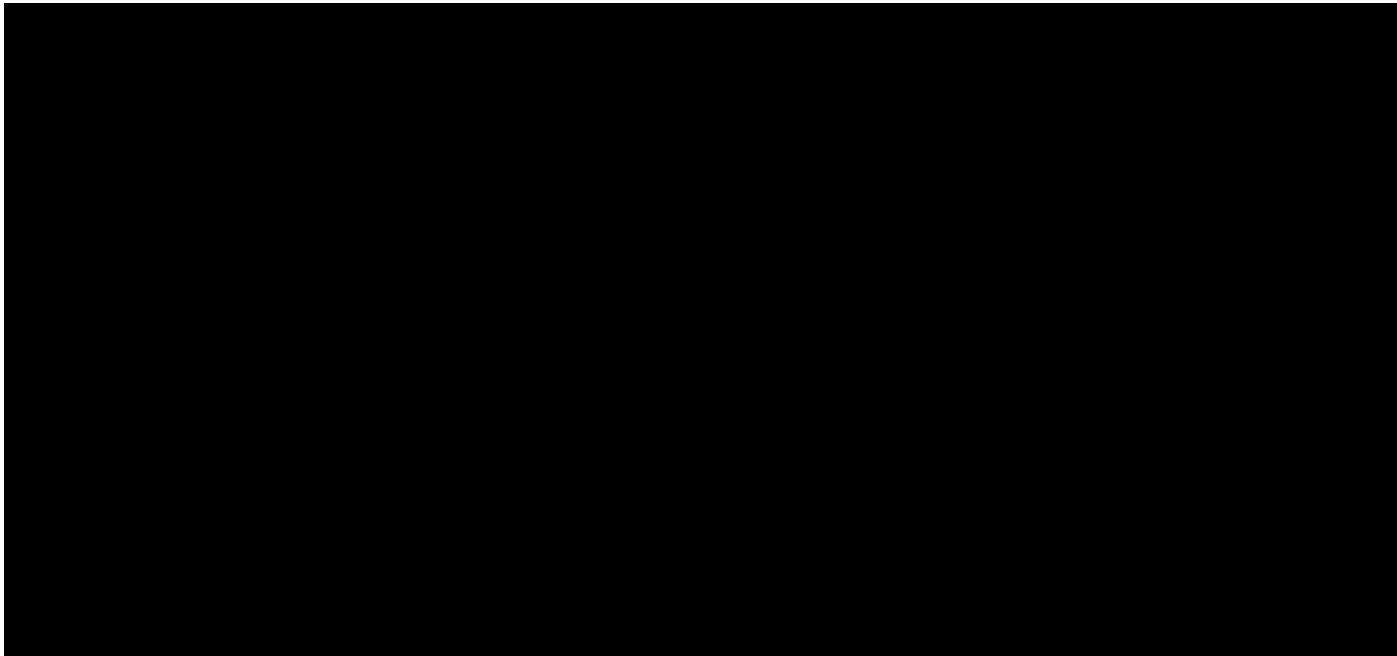
Analytical Performance:

Limit of Detection (LoD):

LoD studies determine the lowest detectable concentration of 2019-nCoV at which approximately 95% of all (true positive) replicates test positive. The LoD was determined by limiting dilution studies using characterized samples.

[REDACTED] no quantified virus
isolates of the 2019-nCoV are currently available, [REDACTED]

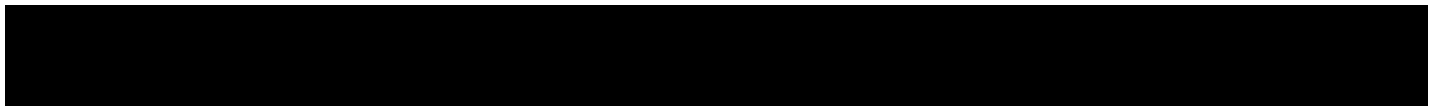
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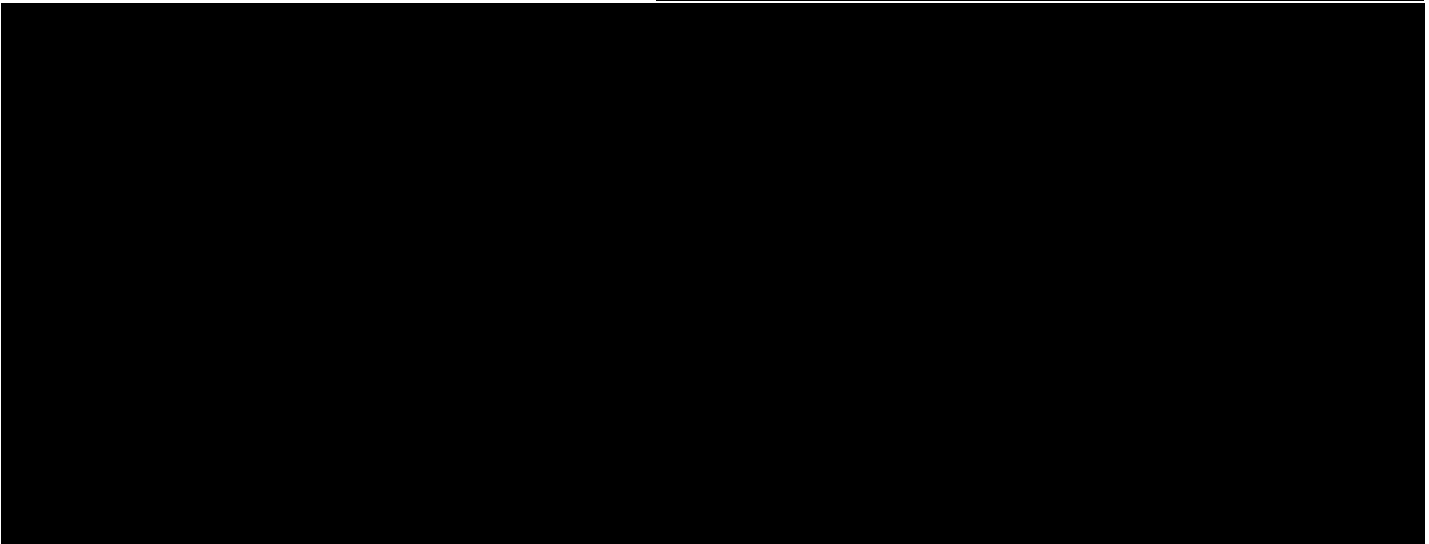
Performance Characteristics

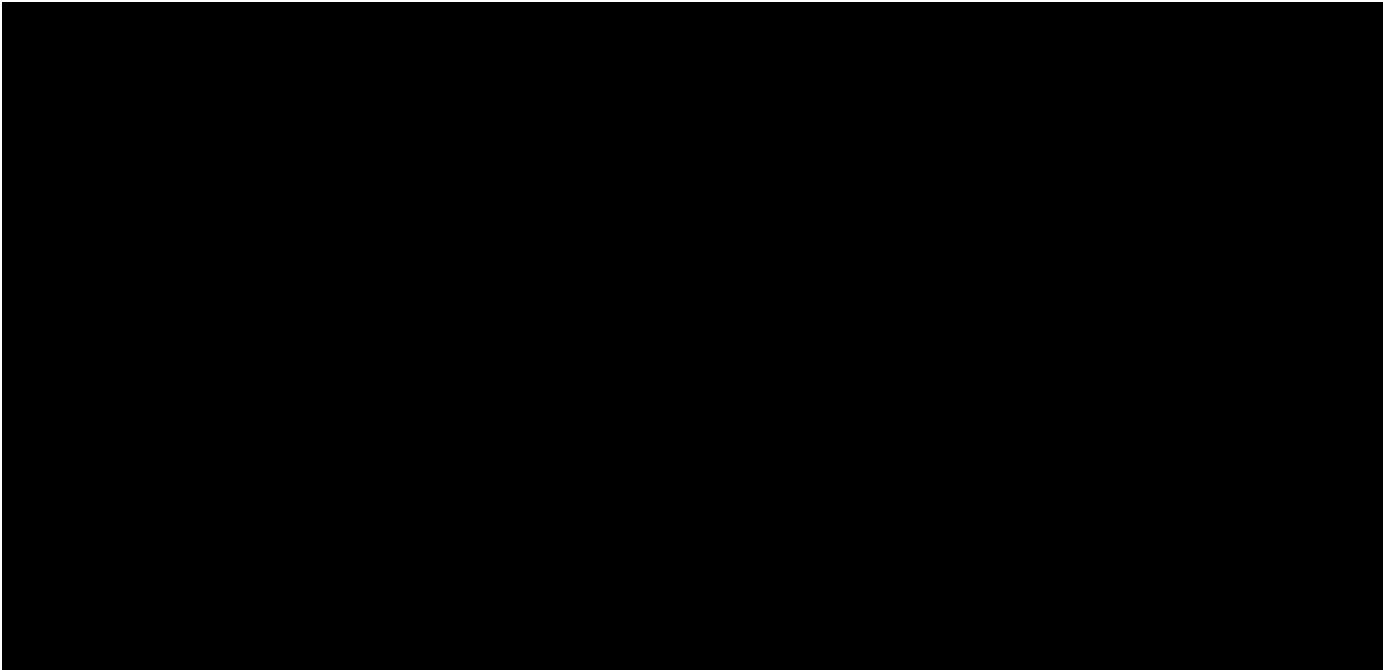
Analytical Performance:

Limit of Detection (LoD):



no quantified virus
isolates of the 2019-nCoV are currently available, [redacted]

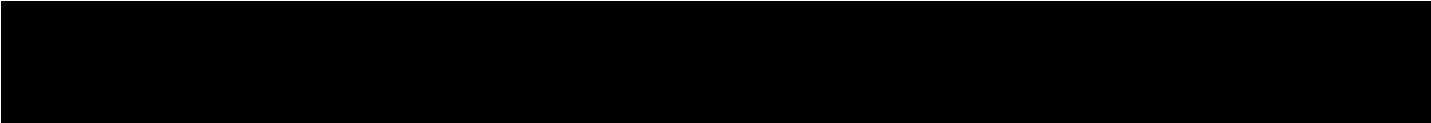




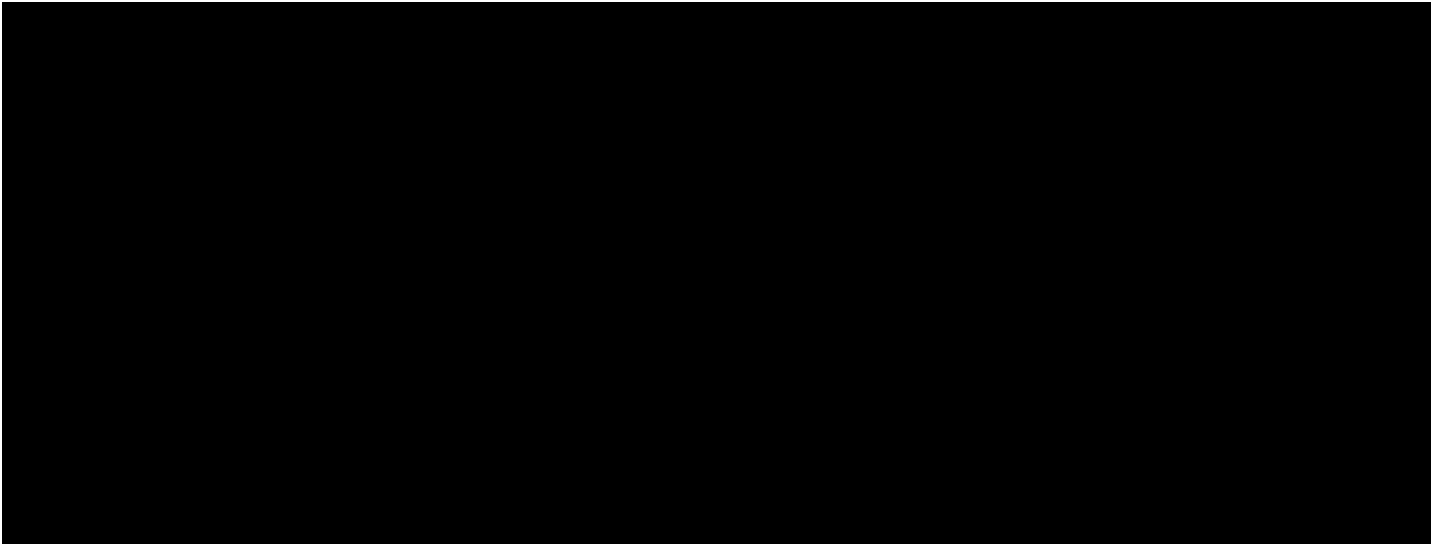
Performance Characteristics

Analytical Performance:

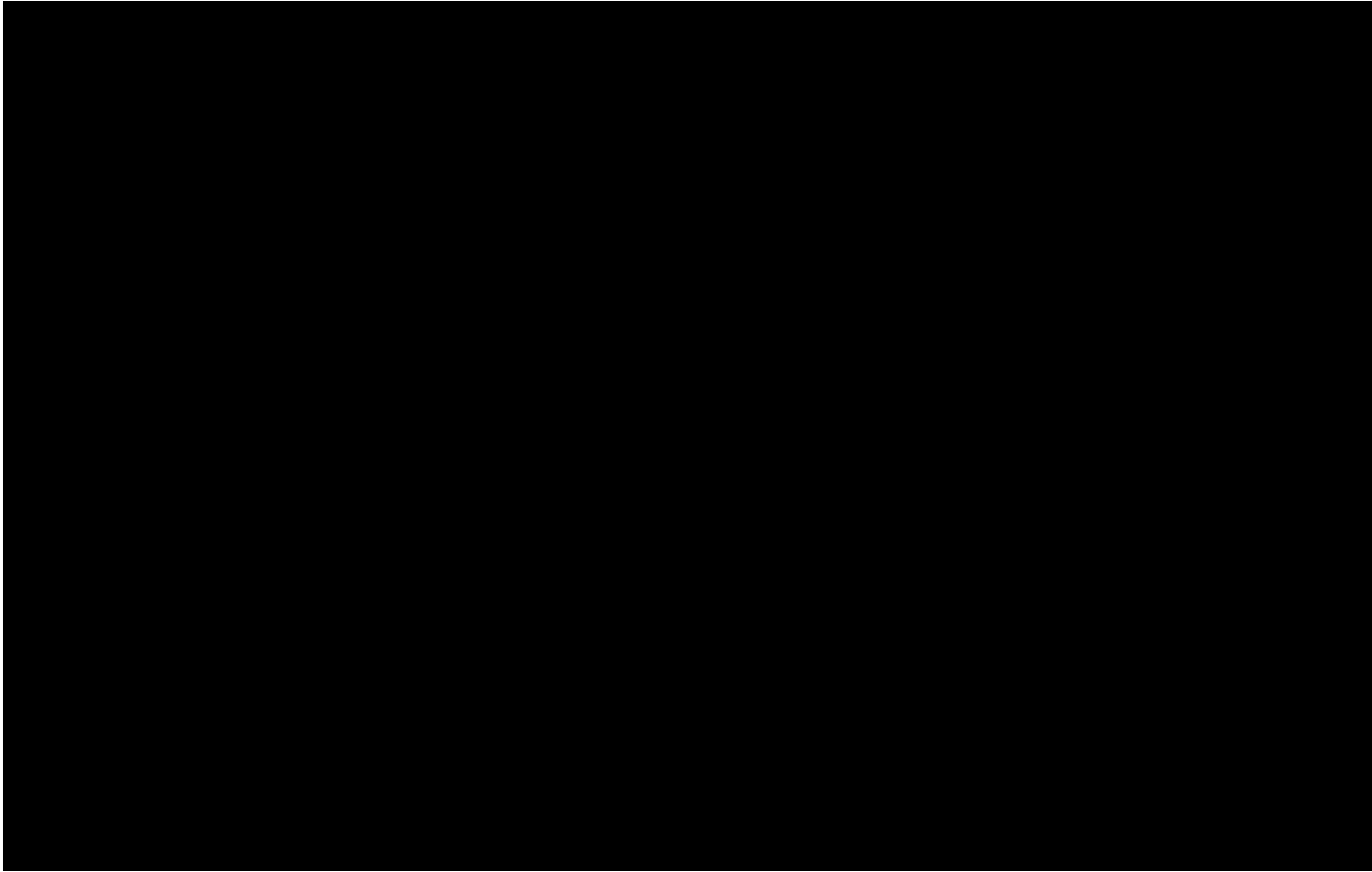
Limit of Detection (LoD):



isolates of the 2019-nCoV are currently available, no quantified virus



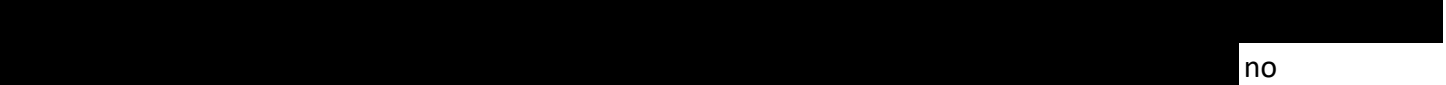
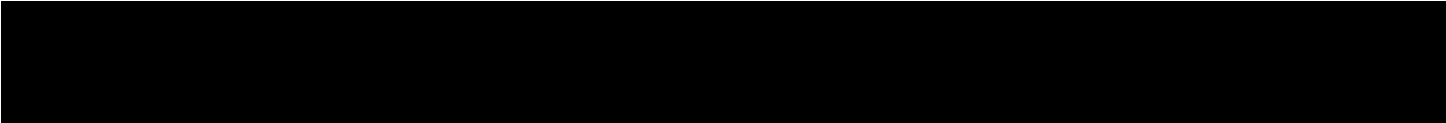
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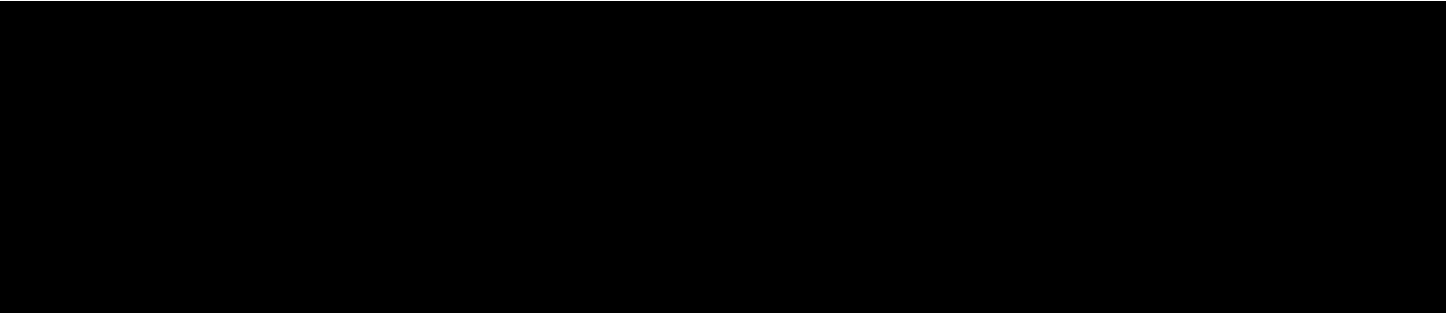
Performance Characteristics

Analytical Performance:

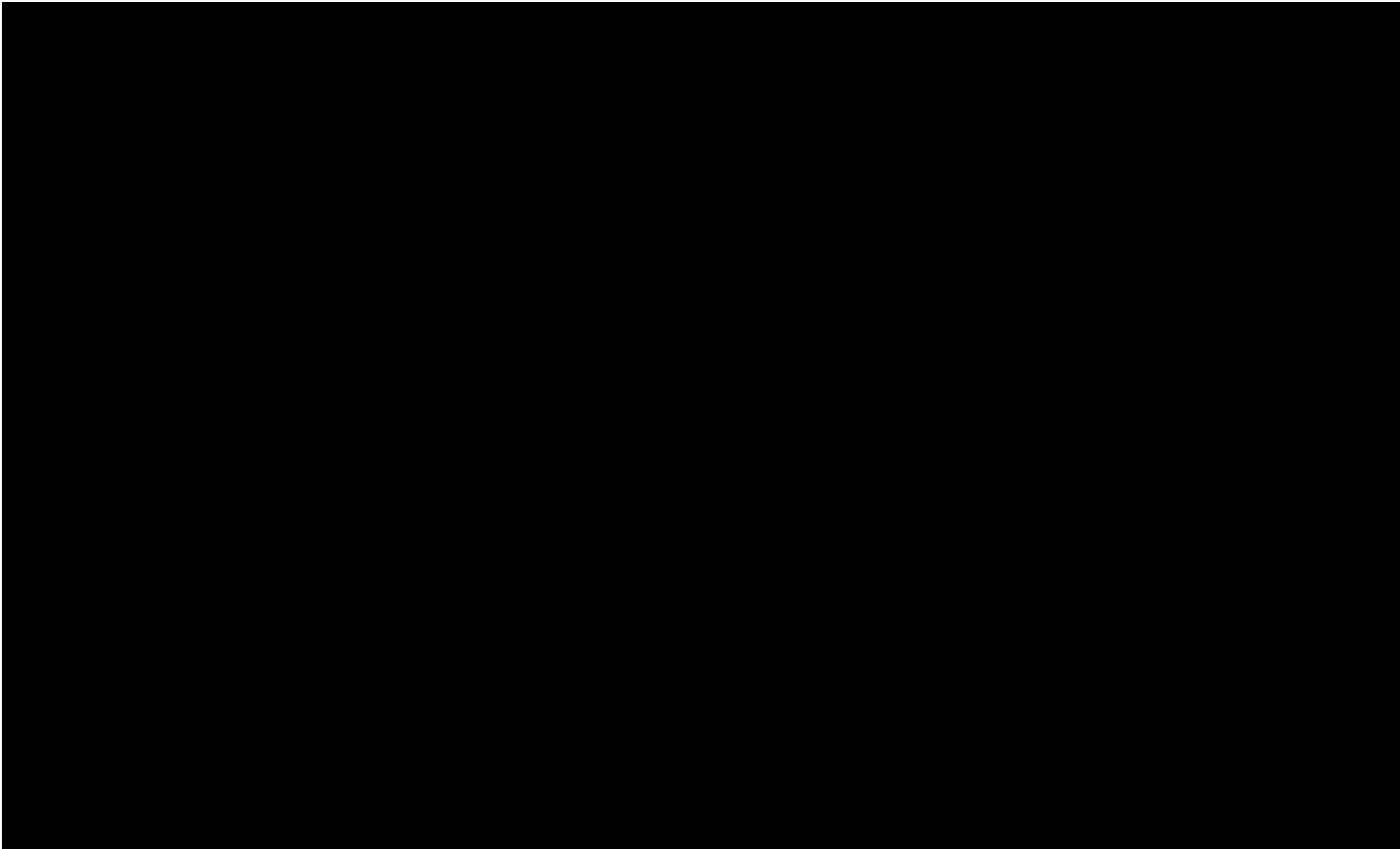
Limit of Detection (LoD):



quantified virus isolates of the 2019-nCoV are currently available,



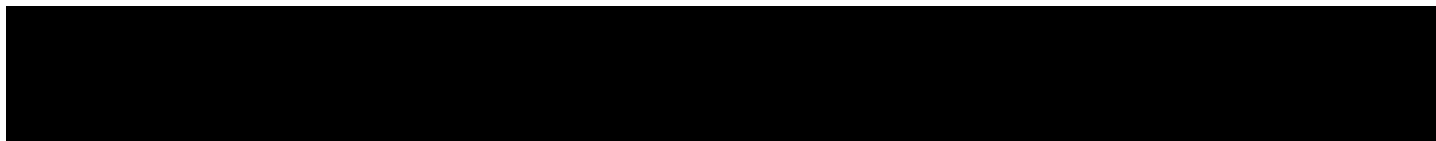
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


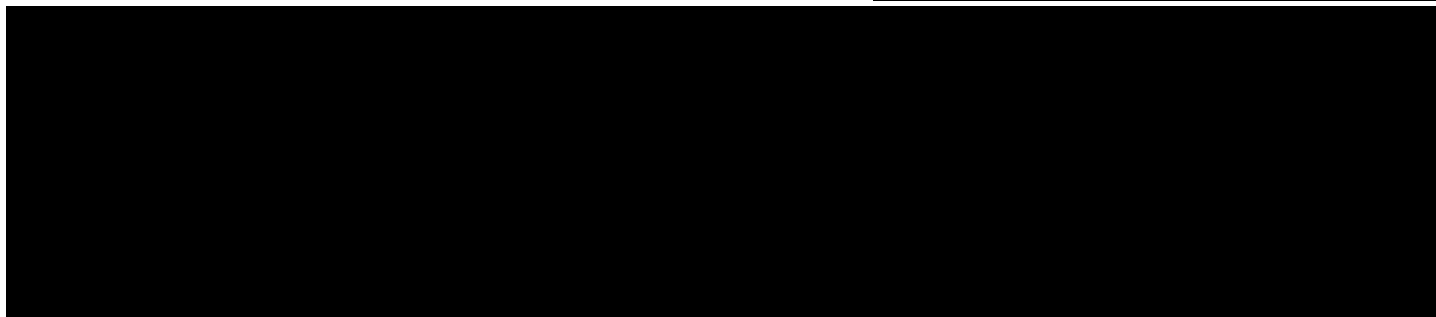
Performance Characteristics

Analytical Performance:

Limit of Detection (LoD):



no
quantified virus isolates of the 2019-nCoV are currently available, 



Performance Characteristics

Analytical Performance:

Limit of Detection (LoD):

[REDACTED]

[REDACTED]

[REDACTED] no
quantified virus isolates of the 2019-nCoV were available for CDC use at the time the test was developed

[REDACTED]

[REDACTED]

Performance Characteristics

Analytical Performance:

Limit of Detection (LoD):

[REDACTED]

[REDACTED]

[REDACTED] no
quantified virus isolates of the 2019-nCoV were available for CDC use at the time the test was developed

[REDACTED]

[REDACTED]

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EXHIBIT 2: CDC Mask Order 2/01/2021 pdf – Exemptions pgs 4 and 5

This Order shall be interpreted and implemented in a manner as to achieve the following objectives:

- Preservation of human life;
- Maintaining a safe and secure operating transportation system;
- Mitigating the further introduction, transmission, and spread of COVID-19 into the United States and from one state or territory into any other state or territory; and
- Supporting response efforts to COVID-19 at the Federal, state, local, territorial, and tribal levels.

APPLICABILITY:

This Order shall not apply within any state, locality, territory, or area under the jurisdiction of a Tribe that (1) requires a person to wear a mask on conveyances; (2) requires a person to wear a mask at transportation hubs; and (3) requires conveyances to transport only persons wearing masks. Such requirements must provide the same level of public health protection as — or greater protection than — the requirements listed herein.

In addition, the requirement to wear a mask shall not apply under the following circumstances:

- While eating, drinking, or taking medication, for brief periods;
- While communicating with a person who is hearing impaired when the ability to see the mouth is essential for communication;
- If, on an aircraft, wearing of oxygen masks is needed because of loss of cabin pressure or other event affecting aircraft ventilation;
- If unconscious (for reasons other than sleeping), incapacitated, unable to be awakened, or otherwise unable to remove the mask without assistance;⁷ or
- When necessary to temporarily remove the mask to verify one's identity such as during Transportation Security Administration screening or when asked to do so by the ticket or gate agent or any law enforcement official.

This Order exempts the following categories of persons:⁸

⁷ Persons who are experiencing difficulty breathing or shortness of breath or are feeling winded may remove the mask temporarily until able to resume normal breathing with the mask. Persons who are vomiting should remove the mask until vomiting ceases. Persons with acute illness may remove the mask if it interferes with necessary medical care such as supplemental oxygen administered via an oxygen mask.

⁸ Operators of conveyances or transportation hubs may impose requirements, or conditions for carriage, on persons requesting an exemption from the requirement to wear a mask, including medical consultation by a third party, medical documentation by a licensed medical provider, and/or other information as determined by the operator, as well as require evidence that the person does not have COVID-19 such as a negative result from a SARS-CoV-2 viral test or documentation of recovery from COVID-19. CDC definitions for SARS-CoV-2 viral test and documentation of recovery are available in the Frequently Asked Questions at: <https://www.cdc.gov/coronavirus/2019-ncov/travelers/testing-international-air-travelers.html>. Operators may also impose additional protective measures that improve the ability of a person eligible for exemption to maintain social distance (separation from others by 6 feet), such as scheduling travel at less crowded times or on less crowded conveyances, or seating or otherwise situating the individual in a less crowded section of the conveyance or transportation hub. Operators may further require that persons seeking exemption from the requirement to wear a mask request an accommodation in advance.

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- A child under the age of 2 years;
- A person with a disability who cannot wear a mask, or cannot safely wear a mask, because of the disability as defined by the Americans with Disabilities Act (42 U.S.C. 12101 et seq.).⁹
- A person for whom wearing a mask would create a risk to workplace health, safety, or job duty as determined by the relevant workplace safety guidelines or federal regulations.

This Order exempts the following categories of conveyances, including persons on board such conveyances:

- Private conveyances operated solely for personal, non-commercial use;
- Commercial motor vehicles or trucks as these terms are defined in 49 CFR 390.5, if the driver is the sole occupant of the vehicle or truck;
- Conveyances operated or chartered by the U.S. military services provided that such conveyance operators observe Department of Defense precautions to prevent the transmission of COVID-19 that are equivalent to the precautions in this Order.

This Order applies to persons on conveyances and at transportation hubs directly operated by U.S. state, local, territorial, or tribal government authorities, as well as the operators themselves. U.S. state, local, territorial, or tribal government authorities directly operating conveyances and transportation hubs may be subject to additional federal authorities or actions, and are encouraged to implement additional measures enforcing the provisions of this Order regarding persons traveling onboard conveyances and at transportation hubs operated by these government entities.

To the extent permitted by law, and consistent with President Biden’s Executive Order of January 21, 2021 (Promoting COVID-19 Safety in Domestic and International Travel),¹⁰ Federal agencies are required to implement additional measures enforcing the provisions of this Order.

BACKGROUND:

There is currently a pandemic of respiratory disease (coronavirus disease 2019 or “COVID-19”) caused by a novel coronavirus (SARS-COV-2). As of January 27, 2021, there have been 99,638,507 confirmed cases of COVID-19 globally, resulting in more than 2,141,000 deaths. As of January 27, 2021, there have been over 25,000,000 cases identified in the United States and over 415,000 deaths due to the disease. New SARS-CoV-2 variants have emerged in recent weeks, including at least one with evidence of increased transmissibility.¹¹

The virus that causes COVID-19 spreads very easily and sustainably between people who are in close contact with one another (within about 6 feet) mainly through respiratory droplets

⁹ This is a narrow exception that includes a person with a disability who cannot wear a mask for reasons related to the disability. CDC will issue additional guidance regarding persons who cannot wear a mask under this exemption. <https://www.cdc.gov/quarantine/masks/mask-travel-guidance.html>

¹⁰ <https://www.whitehouse.gov/briefing-room/presidential-actions/2021/01/21/executive-order-promoting-covid-19-safety-in-domestic-and-international-travel/>

¹¹ <https://www.cdc.gov/coronavirus/2019-ncov/more/science-and-research/scientific-brief-emerging-variants.html>

Mask use in the context of COVID-19

Interim guidance

1 December 2020



This document, which is an update of the guidance published on 5 June 2020, includes new scientific evidence relevant to the use of masks for reducing the spread of SARS-CoV-2, the virus that causes COVID-19, and practical considerations. It contains updated evidence and guidance on the following:

- mask management;
- SARS-CoV-2 transmission;
- masking in health facilities in areas with community, cluster and sporadic transmission;
- mask use by the public in areas with community and cluster transmission;
- alternatives to non-medical masks for the public;
- exhalation valves on respirators and non-medical masks;
- mask use during vigorous intensity physical activity;
- essential parameters to be considered when manufacturing non-medical masks (Annex).

Key points

- The World Health Organization (WHO) advises the use of masks as part of a comprehensive package of prevention and control measures to limit the spread of SARS-CoV-2, the virus that causes COVID-19. A mask alone, even when it is used correctly, is insufficient to provide adequate protection or source control. Other infection prevention and control (IPC) measures include hand hygiene, physical distancing of at least 1 metre, avoidance of touching one’s face, respiratory etiquette, adequate ventilation in indoor settings, testing, contact tracing, quarantine and isolation. Together these measures are critical to prevent human-to-human transmission of SARS-CoV-2.
- Depending on the type, masks can be used either for protection of healthy persons or to prevent onward transmission (source control).
- WHO continues to advise that anyone suspected or confirmed of having COVID-19 or awaiting viral laboratory test results should wear a medical mask when in the presence of others (this does not apply to those awaiting a test prior to travel).
- For any mask type, appropriate use, storage and cleaning or disposal are essential to ensure that they are as effective as possible and to avoid an increased transmission risk.

Mask use in health care settings

- WHO continues to recommend that health workers (1) providing care to suspected or confirmed COVID-19

patients wear the following types of mask/respirator in addition to other personal protective equipment that are part of standard, droplet and contact precautions:

- medical mask in the absence of aerosol generating procedures (AGPs)
- respirator, N95 or FFP2 or FFP3 standards, or equivalent in care settings for COVID-19 patients where AGPs are performed; these may be used by health workers when providing care to COVID-19 patients in other settings if they are widely available and if costs is not an issue.
- In areas of known or suspected community or cluster SARS-CoV-2 transmission WHO advises the following:
 - universal masking for all persons (staff, patients, visitors, service providers and others) within the health facility (including primary, secondary and tertiary care levels; outpatient care; and long-term care facilities)
 - wearing of masks by inpatients when physical distancing of at least 1 metre cannot be maintained or when patients are outside of their care areas.
- In areas of known or suspected sporadic SARS-CoV-2 transmission, health workers working in clinical areas where patients are present should continuously wear a medical mask. This is known as targeted continuous medical masking for health workers in clinical areas;
- Exhalation valves on respirators are discouraged as they bypass the filtration function for exhaled air by the wearer.

Mask use in community settings

- Decision makers should apply a risk-based approach when considering the use of masks for the general public.
- In areas of known or suspected community or cluster SARS-CoV-2 transmission:
 - WHO advises that the general public should wear a non-medical mask in indoor (e.g. shops, shared workplaces, schools - see Table 2 for details) or outdoor settings where physical distancing of at least 1 metre cannot be maintained.
 - If indoors, unless ventilation has been assessed to be adequate¹, WHO advises that the general public should wear a non-medical mask, regardless of whether physical distancing of at least 1 metre can be maintained.

¹ For adequate ventilation refer to regional or national institutions or health authorities and a paper on ventilation created as an overlay to protect the private, foreign, ex-manifestation of private origin. For more information consult “Coronavirus (COVID-19) response
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Masks for use in health care settings

Medical masks are defined as surgical or procedure masks that are flat or pleated. They are affixed to the head with straps that go around the ears or head or both. Their performance characteristics are tested according to a set of standardized test methods (ASTM F2100, EN 14683, or equivalent) that aim to balance high filtration, adequate breathability and optionally, fluid penetration resistance (39, 40).

Filtering facepiece respirators (FFR), or respirators, offer a balance of filtration and breathability. However, whereas medical masks filter 3 micrometre droplets, respirators must filter more challenging 0.075 micrometre solid particles. European FFRs, according to standard EN 149, at FFP2 performance there is filtration of at least 94% solid NaCl particles and oil droplets. US N95 FFRs, according to NIOSH 42 CFR Part 84, filter at least 95% NaCl particles. Certified FFRs must also ensure unhindered breathing with maximum resistance during inhalation and exhalation. Another important difference between FFRs and other masks is the way filtration is tested. Medical mask filtration tests are performed on a cross-section of the masks, whereas FFRs are tested for filtration across the entire surface. Therefore, the layers of the filtration material and the FFR shape, which ensure the outer edges of the FFR seal around wearer’s face, result in guaranteed filtration as claimed. Medical masks, by contrast, have an open shape and potentially leaking structure. Other FFR performance requirements include being within specified parameters for maximum CO₂ build up, total inward leakage and tensile strength of straps (41, 42).

A. Guidance on the use of medical masks and respirators to provide care to suspected or confirmed COVID-19 cases

Evidence on the use of mask in health care settings

Systematic reviews have reported that the use of N95/P2 respirators compared with the use of medical masks (see mask definitions, above) is not associated with statistically significant differences for the outcomes of health workers acquiring clinical respiratory illness, influenza-like illness (risk ratio 0.83, 95%CI 0.63-1.08) or laboratory-confirmed influenza (risk ratio 1.02, 95%CI 0.73-1.43); harms were poorly reported and limited to discomfort associated with lower compliance (43, 44). In many settings, preserving the supply of N95 respirators for high-risk, aerosol-generating procedures is an important consideration (45).

A systematic review of observational studies on the betacoronaviruses that cause severe acute respiratory syndrome (SARS), Middle East respiratory syndrome (MERS) and COVID-19 found that the use of face protection (including respirators and medical masks) is associated with reduced risk of infection among health workers. These studies suggested that N95 or similar respirators might be associated with greater reduction in risk than medical or 12–16-layer cotton masks. However, these studies had important

limitations (recall bias, limited information about the situations when respirators were used and limited ability to measure exposures), and very few studies included in the review evaluated the transmission risk of COVID-19 (46). Most of the studies were conducted in settings in which AGPs were performed or other high-risk settings (e.g., intensive care units or where there was exposure to infected patients and health workers were not wearing adequate PPE).

WHO continues to evaluate the evidence on the effectiveness of the use of different masks and their potential harms, risks and disadvantages, as well as their combination with hand hygiene, physical distancing of at least 1 metre and other IPC measures.

Guidance

WHO’s guidance on the type of respiratory protection to be worn by health workers providing care to COVID-19 patients is based on 1) WHO recommendations on IPC for epidemic- and pandemic-prone acute respiratory infections in health care (47); 2) updated systematic reviews of randomized controlled trials on the effectiveness of medical masks compared to that of respirators for reducing the risk of clinical respiratory illness, influenza-like illness (ILI) and laboratory-confirmed influenza or viral infections. WHO guidance in this area is aligned with guidelines of other professional organizations, including the European Society of Intensive Care Medicine and the Society of Critical Care Medicine, and the Infectious Diseases Society of America (48, 49).

The WHO COVID-19 IPC GDG considered all available evidence on the modes of transmission of SARS-CoV-2 and on the effectiveness of medical mask versus respirator use to protect health workers from infection and the potential for harms such as skin conditions or breathing difficulties.

Other considerations included availability of medical masks versus respirators, cost and procurement implications and equity of access by health workers across different settings.

The majority (71%) of the GDG members confirmed their support for previous recommendations issued by WHO on 5 June 2020:

1. In the absence of aerosol generating procedures (AGPs)², WHO recommends that health workers providing care to patients with suspected or confirmed COVID-19 should wear a medical mask (in addition to other PPE that are part of droplet and contact precautions).
2. In care settings for COVID-19 patients where AGPs are performed, WHO recommends that health workers should wear a respirator (N95 or FFP2 or FFP3 standard, or equivalent) in addition to other PPE that are part of airborne and contact precautions.

In general, health workers have strong preferences about having the highest perceived protection possible to prevent COVID-19 infection and therefore may place high value on the potential benefits of respirators in settings without AGPs. WHO recommends respirators primarily for settings where AGPs are performed; however, if health workers prefer them and they are sufficiently available and cost is not an issue, they could also be used during care for COVID-19 patients in other settings. For additional guidance on PPE, including PPE

² The WHO list of AGPs includes tracheal intubation, non-invasive ventilation, tracheotomy, cardiopulmonary resuscitation, manual ventilation, fibre bronchoscopy, sputum induction and procedures. ³“MEHUDAR, AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists. ⁴“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, & continuity and identity of its origin. Page 122 of 170

beyond mask use by health workers, see WHO IPC guidance during health care when COVID-19 infection is suspected (3) and also WHO guidance on the rational use of PPE (45).

Exhalation valves on respirators are discouraged as they bypass the filtration function for exhaled air.

B. Guidance on the use of mask by health workers, caregivers and others based on transmission scenario

Definitions

Universal masking in health facilities is defined as the requirement for all persons (staff, patients, visitors, service providers and others) to wear a mask at all times except for when eating or drinking.

Targeted continuous medical mask use is defined as the practice of wearing a medical mask by all health workers and caregivers working in clinical areas during all routine activities throughout the entire shift.

Health workers are all people primarily engaged in actions with the primary intent of enhancing health. Examples are: nursing and midwifery professionals, doctors, cleaners, other staff who work in health facilities, social workers, and community health workers.

Evidence on universal masking in health care settings

In areas where there is community transmission or large-scale outbreaks of COVID-19, universal masking has been adopted in many hospitals to reduce the potential of transmission by health workers to patients, to other staff and anyone else entering the facility (50).

Two studies found that implementation of a universal masking policy in hospital systems was associated with decreased risk of healthcare-acquired SARS-CoV-2 infection. However, these studies had serious limitations: both were before-after studies describing a single example of a phenomenon before and after an event of interest, with no concurrent control group, and other infection control measures were not controlled for (51, 52). In addition, observed decreases in health worker infections occurred too quickly to be attributable to the universal masking policy.

Guidance

Although more research on universal masking in health settings is needed, it is the expert opinion of the majority (79%) of WHO COVID-19 IPC GDG members that universal masking is advisable in geographic settings where there is known or suspected community or cluster transmission of the SARS-CoV-2 virus.

1. In areas of known or suspected community or cluster SARS-CoV-2 transmission, universal masking should be advised in all health facilities (see Table 1).

- All health workers, including community health workers and caregivers, should wear a medical mask at all times, for any activity (care of COVID-19 or non-COVID-19 patients) and in any common area (e.g., cafeteria, staff rooms).

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- Other staff, visitors, outpatients and service providers should also wear a mask (medical or non-medical) at all times
 - Inpatients are not required to wear a mask (medical or non-medical) unless physical distancing of at least 1 metre cannot be maintained (e.g., when being examined or visited at the bedside) or when outside of their care area (e.g., when being transported).
 - Masks should be changed when they become soiled, wet or damaged or if the health worker/caregiver removes the mask (e.g., for eating or drinking or caring for a patient who requires droplet/contact precautions for reasons other than COVID-19).
2. In the context of known or suspected sporadic SARS-CoV-2 virus transmission, WHO provides the following guidance:
- Health workers, including community health workers and caregivers who work in clinical areas, should continuously wear a medical mask during routine activities throughout the entire shift, apart from when eating and drinking and changing their medical masks after caring for a patient who requires droplet/contact precautions for other reasons. In all cases, medical masks must be changed when wet, soiled, or damaged; used medical masks should be properly disposed of at the end of the shift; and new clean ones should be used for the next shift or when medical masks are changed.
 - It is particularly important to adopt the continuous use of masks in potentially high transmission risk settings including triage, family physician/general practitioner offices; outpatient departments; emergency rooms; COVID-19 designated units; haematology, oncology and transplant units; and long-term health and residential facilities.
 - Staff who do not work in clinical areas (e.g., administrative staff) do not need to wear a medical mask during routine activities if they have no exposure to patients.

Whether using masks for universal masking within health facilities or targeted continuous medical mask use throughout the entire shift, health workers should ensure the following:

- Medical mask use should be combined with other measures including frequent hand hygiene and physical distancing among health workers in shared and crowded places such as cafeterias, break rooms, and dressing rooms.
- The medical mask should be changed when wet, soiled, or damaged.
- The medical mask should not be touched to adjust it or if displaced from the face for any reason. If this happens, the mask should be safely removed and replaced, and hand hygiene performed.
- The medical mask (as well as other personal protective equipment) should be discarded and changed after caring for any patient who requires contact/droplet precautions for other pathogens, followed by hand hygiene.
- Under no circumstances should medical masks be shared between health workers or between others

Guidance on mask use in community settings

Evidence on the protective effect of mask use in community settings

At present there is only limited and inconsistent scientific evidence to support the effectiveness of masking of healthy people in the community to prevent infection with respiratory viruses, including SARS-CoV-2 (75). A large randomized community-based trial in which 4862 healthy participants were divided into a group wearing medical/surgical masks and a control group found no difference in infection with SARS-CoV-2 (76). A recent systematic review found nine trials (of which eight were cluster-randomized controlled trials in which clusters of people, versus individuals, were randomized) comparing medical/surgical masks versus no masks to prevent the spread of viral respiratory illness. Two trials were with healthcare workers and seven in the community. The review concluded that wearing a mask may make little or no difference to the prevention of influenza-like illness (ILI) (RR 0.99, 95% CI 0.82 to 1.18) or laboratory confirmed illness (LCI) (RR 0.91, 95% CI 0.66-1.26) (44); the certainty of the evidence was low for ILI, moderate for LCI.

By contrast, a small retrospective cohort study from Beijing found that mask use by entire families before the first family member developed COVID-19 symptoms was 79% effective in reducing transmission (OR 0.21, 0.06-0.79) (77). A case-control study from Thailand found that wearing a medical or non-medical mask all the time during contact with a COVID-19 patient was associated with a 77% lower risk of infection (aOR 0.23; 95% CI 0.09–0.60) (78). Several small observational studies with epidemiological data have reported an association between mask use by an infected person and prevention of onward transmission of SARS-CoV-2 infection in public settings. (8, 79-81).

A number of studies, some peer reviewed (82-86) but most published as pre-prints (87-104), reported a decline in the COVID-19 cases associated with face mask usage by the public, using country- or region-level data. One study reported an association between community mask wearing policy adoption and increased movement (less time at home, increased visits to commercial locations) (105). These studies differed in setting, data sources and statistical methods and have important limitations to consider (106), notably the lack of information about actual exposure risk among individuals, adherence to mask wearing and the enforcement of other preventive measures (107, 108).

Studies of influenza, influenza-like illness and human coronaviruses (not including COVID-19) provide evidence that the use of a medical mask can prevent the spread of infectious droplets from a symptomatic infected person to someone else and potential contamination of the environment by these droplets (75). There is limited evidence that wearing a medical mask may be beneficial for preventing transmission between healthy individuals sharing households with a sick person or among attendees of mass gatherings (44, 109-114).

A meta-analysis of observational studies on infections due to betacoronaviruses, with the intrinsic biases of observational data, showed that the use of either disposable medical masks or reusable 12–16-layer cotton masks was associated with protection of healthy individuals within households and among contacts of cases (46). This could be considered to be indirect evidence for the use of masks (medical or other) by healthy individuals in the wider community; however, these studies suggest that such individuals would need to be in close proximity to an infected person in a household or at a mass gathering where physical distancing cannot be achieved to become infected with the virus. Results from cluster randomized controlled trials on the use of masks among young adults living in university residences in the United States of America indicate that face masks may reduce the rate of influenza-like illness but showed no impact on risk of laboratory-confirmed influenza (115, 116).

Guidance

The WHO COVID-19 IPC GDG considered all available evidence on the use of masks by the general public including effectiveness, level of certainty and other potential benefits and harms, with respect to transmission scenarios, indoor versus outdoor settings, physical distancing and ventilation. Despite the limited evidence of protective efficacy of mask wearing in community settings, in addition to all other recommended preventive measures, the GDG advised mask wearing in the following settings:

1. In areas with known or suspected community or cluster transmission of SARS-CoV-2, WHO advises mask use by the public in the following situations (see Table 2):
Indoor settings:
 - in public indoor settings where ventilation is known to be poor regardless of physical distancing: limited or no opening of windows and doors for natural ventilation; ventilation system is not properly functioning or maintained; or cannot be assessed;
 - in public indoor settings that have adequate³ ventilation if physical distancing of at least 1 metre cannot be maintained;
 - in household indoor settings: when there is a visitor who is not a household member and ventilation is known to be poor, with limited opening of windows and doors for natural ventilation, or the ventilation system cannot be assessed or is not properly functioning, regardless of whether physical distancing of at least 1 metre can be maintained;
 - in household indoor settings that have adequate ventilation if physical distancing of at least 1 metre cannot be maintained.

³ For adequate ventilation refer to regional or national institutions or heating, refrigerating and air-conditioning societies enacting ventilation requirements. If not available or applicable, a recommended minimum rate of 10 l/s/person should be used.

resources from ASHRAE and others”
<https://www.ashrae.org/technical-resources/resources>



NOTE: The following guidance is superseded by updated guidance released on [November 16, 2020](#).

Released June 18, 2020

- Revised on June 29, 2020 to clarify that children under two years old are exempt from wearing face coverings due to risk of suffocation

GUIDANCE FOR THE USE OF FACE COVERINGS

Because of our collective actions, California has limited the spread of COVID-19 and associated hospitalizations and deaths in our state. Still, the risk for COVID-19 remains and the increasing number of Californians who are leaving their homes for work and other needs, increases the risk for COVID-19 exposure and infection.

Over the last four months, we have learned a lot about COVID-19 transmission, most notably that people who are infected but are asymptomatic or pre-symptomatic play an important part in community spread. The use of face coverings by everyone can limit the release of infected droplets when talking, coughing, and/or sneezing, as well as reinforce physical distancing.

This document updates existing [CDPH guidance](#) for the use of cloth face coverings by the general public when outside the home. It mandates that face coverings be worn state-wide in the circumstances and with the exceptions outlined below. It does not substitute for existing guidance about social distancing and handwashing.

Guidance

People in California must wear face coverings when they are in the high-risk situations listed below:

- Inside of, or in line to enter, any indoor public space;¹
- Obtaining services from the healthcare sector in settings including, but not limited to, a hospital, pharmacy, medical clinic, laboratory, physician or dental office, veterinary clinic, or blood bank;²
- Waiting for or riding on public transportation or paratransit or while in a taxi, private car service, or ride-sharing vehicle;
- Engaged in work, whether at the workplace or performing work off-site, when:
 - Interacting in-person with any member of the public;
 - Working in any space visited by members of the public, regardless of whether anyone from the public is present at the time;

¹ Unless exempted by state guidelines for specific public settings

² Unless directed otherwise by an employee or healthcare provider

- Working in any space where food is prepared or packaged for sale or distribution to others;
- Working in or walking through common areas, such as hallways, stairways, elevators, and parking facilities;
- In any room or enclosed area where other people (except for members of the person's own household or residence) are present when unable to physically distance.
- Driving or operating any public transportation or paratransit vehicle, taxi, or private car service or ride-sharing vehicle when passengers are present. When no passengers are present, face coverings are strongly recommended.
- While outdoors in public spaces when maintaining a physical distance of 6 feet from persons who are not members of the same household or residence is not feasible.

The following individuals are exempt from wearing a face covering:

- Persons younger than two years old. These very young children must not wear a face covering because of the risk of suffocation.
- Persons with a medical condition, mental health condition, or disability that prevents wearing a face covering. This includes persons with a medical condition for whom wearing a face covering could obstruct breathing or who are unconscious, incapacitated, or otherwise unable to remove a face covering without assistance.
- Persons who are hearing impaired, or communicating with a person who is hearing impaired, where the ability to see the mouth is essential for communication.
- Persons for whom wearing a face covering would create a risk to the person related to their work, as determined by local, state, or federal regulators or workplace safety guidelines.
- Persons who are obtaining a service involving the nose or face for which temporary removal of the face covering is necessary to perform the service.
- Persons who are seated at a restaurant or other establishment that offers food or beverage service, while they are eating or drinking, provided that they are able to maintain a distance of at least six feet away from persons who are not members of the same household or residence.
- Persons who are engaged in outdoor work or recreation such as swimming, walking, hiking, bicycling, or running, when alone or with household members, and when they are able to maintain a distance of at least six feet from others.

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- Persons who are incarcerated. Prisons and jails, as part of their mitigation plans, will have specific guidance on the wearing of face coverings or masks for both inmates and staff.

Note: Persons exempted from wearing a face covering due to a medical condition who are employed in a job involving regular contact with others should wear a non-restrictive alternative, such as a face shield with a drape on the bottom edge, as long as their condition permits it.

Background

What is a cloth face covering?

A cloth face covering is a material that covers the nose and mouth. It can be secured to the head with ties or straps or simply wrapped around the lower face. It can be made of a variety of materials, such as cotton, silk, or linen. A cloth face covering may be factory-made or sewn by hand or can be improvised from household items such as scarfs, T-shirts, sweatshirts, or towels.

How well do cloth face coverings work to prevent spread of COVID-19?

There is scientific evidence to suggest that use of cloth face coverings by the public during a pandemic could help reduce disease transmission. Their primary role is to reduce the release of infectious particles into the air when someone speaks, coughs, or sneezes, including someone who has COVID-19 but feels well. Cloth face coverings are not a substitute for physical distancing, washing hands, and staying home when ill, but they may be helpful when combined with these primary interventions.

When should I wear a cloth face covering?

You should wear face coverings when in public places, particularly when those locations are indoors or in other areas where physical distancing is not possible

How should I care for a cloth face covering?

It's a good idea to wash your cloth face covering frequently, ideally after each use, or at least daily. Have a bag or bin to keep cloth face coverings in until they can be laundered with detergent and hot water and dried on a hot cycle. If you must re-wear your cloth face covering before washing, wash your hands immediately after putting it back on and avoid touching your face. Discard cloth face coverings that:

- No longer cover the nose and mouth
- Have stretched out or damaged ties or straps
- Cannot stay on the face
- Have holes or tears in the fabric

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EXHIBIT 5: “Criminal Conspiracy of Coronavirus”
Indictment authored by Dr. David Martin

In the United States Courts

United States of America

Attorney General with a Conscience

v

Mr. Alex Azar, DEFENDANT
Dr. Anthony Fauci, DEFENDANT
Dr. Peter Daszak, DEFENDANT
Dr. Ralph Baric, DEFENDANT
FDA, DEFENDANT
CDC, DEFENDANT
NIAID, DEFENDANT
MODERNA, DEFENDANT
PFIZER, DEFENDANT
JOHNS HOPKINS CENTER FOR HEALTH
SECURITY (JHCHS), DEFENDANT
BLACKROCK, INC., DEFENDANT
THE VANGUARD GROUP, DEFENDANT

Count 1: 18 U.S.C. § 2331 §§ 802 – Acts of Domestic Terrorism resulting in death of American People

Count 2: 18 USC § 2339– Conspiring to Commit Acts of Terrorism

Count 3. 15 U.S.C. §1-3 – Conspiring to criminal commercial activity

Count 4. 18 USC § 175 – Funding and Creating a Biological Weapon

Count 5. 15 U.S.C. §8 – Market manipulation and allocation

Count 6. 18 U.S.C. § 1001 – Lying to Congress

Count 7. 15 U.S.C. § 19 – Interlocking directorates

Count 8. 18 U.S. Code § 2384 - Seditious conspiracy

The Proposed Indictment

Throughout the decade of the 90s, Pfizer sought to research, develop and patent a coronavirus (CoV) vaccine. Their first patent filing specifically recognizing the S-protein as the immunologic target for vaccines was filed on November 14, 1990 (U.S. Patent 6,372,224). With a focus on swine and canine gastroenteritis, these efforts showed little commercial promise and the patent was abandoned in April of 2000. During the same period, the National Institute for Allergy and Infectious Disease (NIAID), under the vaccine obsession of Dr. Anthony Fauci, funded Professor Ralph Baric at the University of North Carolina Chapel Hill. This program, designed to commercially weaponize a naturally occurring toxin, is the beginning of the criminal conspiracy and **violates 18 USC § 175, 15 USC § 1-3, and 15 USC § 8**. Dr. Baric’s expertise was understanding how to modify components of the coronavirus associated with cardiomyopathy. NIAID Grants AI 23946 and GM63228 (leading to patent U.S. 7,279,327 “Methods for Producing Recombinant Coronavirus”) was the NIH’s first Gain-of-Function (GOF) project in which Dr. Baric created an “infectious, replication defective” clone of recombinant coronavirus. This work clearly defined a means of making a natural pathogen more harmful to humans by manipulating the Spike Protein and other receptor targets. A year after filing a patent on this GOF CoV, the world experienced the first outbreak of Severe Acute Respiratory Syndrome (SARS).

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

*“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

Under the guise of responding to a public health emergency, the United States Centers for Disease Control and Prevention (CDC) filed a patent application on the genome of SARS CoV on April 25, 2003. By accessing and manipulating the Chinese genomic data (which came from China making an “invention” claim by a U.S. entity illegal **violating 35 USC §101, 103**), Dr. Baric, Dr. Fauci, and the CDC **violated 18 USC § 175** (a felony). One year earlier, Dr. Baric and his team had already filed a patent which was clearly the pathogen CDC claimed as novel in 2003. Three days after filing a patent on the genome, NIH-funded Sequoia Pharmaceuticals filed a patent for the vaccine on the virus invented a mere three days earlier. At the same time, in **violation of 15 USC § 19**, Dr. Fauci was appointed to a board position with the Bill and Melinda Gates Foundation (a competitor in vaccine manufacturing) thereby beginning the interlocking directorate¹ anti-trust crime.

In 2005, the DARPA and MITRE hosted a conference in which the intentions of the U.S. Department of Defense was explicit. In a presentation focused on “Synthetic Coronaviruses Biohacking: Biological Warfare Enabling Technologies”, Dr. Baric presented the malleability of CoV as a biological warfare agent. **Violating 18 USC § 175** and inducing the non-competitive market allocation (**violating 15 USC § 8**) for years to follow, Dr. Baric and the U.S. Department of Defense spent over \$45 million in amplifying the toxicity of CoV and its chimeric derivatives.

From 2011 until the alleged COVID-19 pandemic, Dr. Fauci has routinely lamented the inadequacy of public funding for his vaccine programs and the public’s general unwillingness to succumb to his insistence that everyone MUST be vaccinated against influenza. Despite repeated appropriations to advance vaccine dependency, his efforts have been largely unsuccessful. NIAID – under Dr. Fauci’s direct authorization – encouraged UNC Chapel Hill and Dr. Baric’s lab to ignore the GoF moratorium in a letter dated October 21, 2014. At that time, Drs. Fauci, Baric and EcoHealthAlliance’s Peter Daszak were in possession of an extremely dangerous Chinese pathogen identified a year earlier in Wuhan.²

While many illegal acts were committed by the conspirators leading up to 2015, the domestic terrorism program (**in violation of 18 USC § 2339**) was announced by NIAID-funded Daszak at the National Academy of Sciences. Here, he announced what was to become the domestic and global terrorism event branded COVID-19.

¹ We note that gain-of-function specialist, Dr. Ralph Baric, was both the recipient of millions of dollars of U.S. research grants from several federal agencies and sat on the World Health Organization’s International Committee on Taxonomy of Viruses (ICTV) and the *Coronaviridae* Study Group (CSG). In this capacity, he was both responsible for determining “novelty” of clades of virus species and directly benefitted from determining declarations of novelty in the form of new research funding authorizations and associated patenting and commercial collaboration. Together with CDC, NIAID, WHO, academic and commercial parties (including Johnson & Johnson; Sanofi and their several coronavirus patent-holding biotech companies; Moderna; Pfizer; Merck; BioNTech; AstraZeneca; Janssen; Ridgeback; Gilead (Dr. Baric’s alter ego); Sherlock Biosciences; and others), a powerful group of interests constituted what are “interlocking directorates” under U.S. anti-trust laws. Further, most of these entities, including the Federal Government, **violated 35 USC § 200-206** by failing to disclose Federal Government interest in the remedies proposed.

These entities were affiliated with the WHO’s Global Preparedness Monitoring Board (GPMB) whose members were instrumental in the Open Philanthropy-funded global coronavirus pandemic “desk-top” exercise EVENT 201 in October 2019. This event, funded by the principal investor in Sherlock Biosciences (a beneficiary of the SARS CoV-2 EUA for CRISPR technology) and linking interlocking funding partner, the Bill and Melinda Gates Foundation into the GPMB mandated a respiratory disease global preparedness exercise to be completed by September 2020 and alerted us to anticipate an “epidemic” scenario. We expected to see such a scenario emerge from Wuhan or Guangdong China, northern Italy, Seattle, New York or a combination thereof, as Dr. Zhengli Shi and Dr. Baric’s work on zoonotic transmission of coronavirus identified overlapping mutations in coronavirus in bat populations located in these areas.

² By October 2013, the Wuhan Institute of Virology 1 coronavirus S1 spike protein was described in NIAID’s funded work in China. This work involved NIAID, USAID, and Peter Daszak, the head of EcoHealth Alliance. This work, funded under R01AI079231, was pivotal in isolating and manipulating viral fragments selected from sites across China which contained high risk for severe human response. (Ge, XY., Li, JL., Yang, XL. *et al.* Isolation and characterization of a bat SARS-like coronavirus that uses the ACE2 receptor. *Nature* **503**, 535–538 (2013).) The GoF work NIAID allowed to persist in the face of the moratorium was Dr. Baric’s work with this pathogen.

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“...until an infectious disease crisis is very real, present, and at an emergency threshold, it is often largely ignored. To sustain the funding base beyond the crisis, he said, we need to increase public understanding of the need for MCMs such as a pan-influenza or pan-coronavirus vaccine. A key driver is the media, and the economics follow the hype. We need to use that hype to our advantage to get to the real issues. Investors will respond if they see profit at the end of process, Daszak stated.”³

It is not surprising that one year later NIAID’s funding paid off with Dr. Baric’s lab announcing that the Wuhan-derived pathogen was “poised for human emergence”.⁴

Knowing that the U.S. Department of Health and Human Services (through CDC, NIH, NIAID, and their funded laboratories and commercial partners) had patents on each proposed element of medical counter measures and their funding, Dr. Fauci, Dr. Gao (China CDC), and Dr. Elias (Bill and Melinda Gates Foundation) conspired to commit acts of terror on the global population – including the people of the United States – when, in September 2019, they published the following mandate in **A World At Risk**:

“Countries, donors and multilateral institutions must be prepared for the worst. A rapidly spreading pandemic due to a lethal respiratory pathogen (whether naturally emergent or accidentally or deliberately released) poses additional preparedness requirements. Donors and multilateral institutions must ensure adequate investment in developing innovative vaccines and therapeutics, surge manufacturing capacity, broad-spectrum antivirals and appropriate non-pharmaceutical interventions. All countries must develop a system for immediately sharing genome sequences of any new pathogen for public health purposes along with the means to share limited medical countermeasures across countries.

Progress indicator(s) by September 2020

- *Donors and countries commit and identify timelines for: financing and development of a universal influenza vaccine, broad spectrum antivirals, and targeted therapeutics. WHO and its Member States develop options for standard procedures and timelines for sharing of sequence data, specimens, and medical countermeasures for pathogens other than influenza.*
- *Donors, countries and multilateral institutions develop a multi-year plan and approach for strengthening R&D research capacity, in advance of and during an epidemic.*
- *WHO, the United Nations Children’s Fund, the International Federation of Red Cross and Red Crescent Societies, academic and other partners identify strategies for increasing capacity and integration of social science approaches and researchers across the entire preparedness/response continuum.”⁵*

As if to confirm the utility of the September 2019 demand for “financing and development of” vaccines and the fortuitous SARS CoV-2 alleged outbreak in December of 2019, Dr. Fauci began gloating that his fortunes for

³ Forum on Medical and Public Health Preparedness for Catastrophic Events; Forum on Drug Discovery, Development, and Translation; Forum on Microbial Threats; Board on Health Sciences Policy; Board on Global Health; Institute of Medicine; National Academies of Sciences, Engineering, and Medicine. Rapid Medical Countermeasure Response to Infectious Diseases: Enabling Sustainable Capabilities Through Ongoing Public- and Private-Sector Partnerships: Workshop Summary. Washington (DC): National Academies Press (US); 2016 Feb 12. 6, Developing MCMs for Coronaviruses. Available from: <https://www.ncbi.nlm.nih.gov/books/NBK349040/>

⁴ Menachery VD, Yount BL Jr, Sims AC, Debbink K, Agnihothram SS, Gralinski LE, Graham RL, Scobey T, Plante JA, Royal SR, Swanstrom J, Sheahan TP, Pickles RJ, Corti D, Randell SH, Lanzavecchia A, Marasco WA, Baric RS. 2016. SARS-like WIV1-CoV poised for human emergence. **Proc Natl Acad Sci U S A**. 2016 Mar 14. pii: 201517719

⁵ https://apps.who.int/gmh/assets/annual_report/GPMB_annualreport_2019.pdf (page 8)

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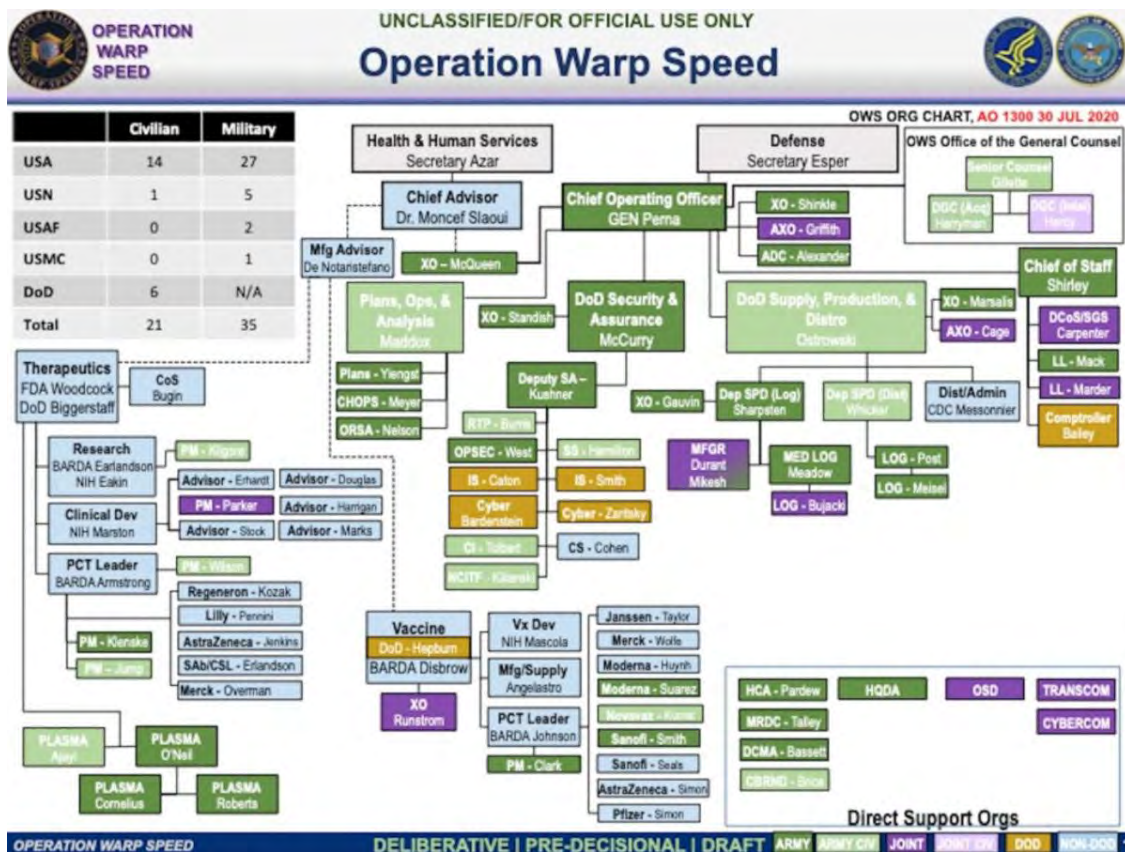
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additional funding were likely changing for the better. In a February 2020 interview in **STAT**, he was quoted as follows:

“The emergence of the new virus is going to change that figure, likely considerably, Fauci said. “I don’t know how much it’s going to be. But I think it’s going to generate more sustained interest in coronaviruses because it’s very clear that coronaviruses can do really interesting things.”⁶

In November 2019 – one month before the alleged “outbreak” in Wuhan, Moderna entered into a material transfer agreement – brokered by the Vaccine Research Center at NIAID (at which UNC Chapel Hill alum Dr. Kizzy Corbett worked) – to access Dr. Baric’s Spike Protein data to commence vaccine development. In his own written statement obtained by the **Financial Times**, he refers to this agreement as being the foundation for the mRNA Moderna vaccine.⁷

To finalize the nature of the racketeering and anti-trust criminal conspiracy, when it came time to commercialize the NIH and DARPA owned spike protein and pass it off as a “vaccine” (in conflict with the standard for vaccines in statutory and scientific application), the Operation Warp Speed contract was awarded to DoD contractor ATI, a subsidiary of ANSER. In a graph reminiscent of the anti-trust hearings at the formation of the Clayton Act in the early 20th century, the identity of the interlocking conflicts of interests are presented in graphic relief. It is with no surprise that the result of this price-fixing conspiracy was the enrichment of the conspiring parties and the harm of consumers.



⁶ <https://www.statnews.com/2020/02/10/fluctuating-funding-and-flagging-interest-hurt-coronavirus-research/>
⁷ <https://pubmed.ncbi.nlm.nih.gov/32756549/>
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Indeed, *the money followed the hype* and they *used the hype to get to the real issues*. *Investors follow where they see profit at the end of the process*.

And real Americans are dying each day because a criminal organization unleashed terror resulting in the deaths of Americans.

18 U.S.C. § 2331 §§ 802 – Acts of Domestic Terrorism resulting in death of American People

Pub. L. No. 107-52 expanded the definition of terrorism to cover "domestic," as opposed to international, terrorism. A person engages in domestic terrorism if they do an act "dangerous to human life" that is a violation of the criminal laws of a state or the United States, if the act appears to be intended to: (i) intimidate or coerce a civilian population; (ii) influence the policy of a government by intimidation or coercion;

Every single Act, the declaration of the State of Emergency, the Emergency Use Authorization, the fraudulent face masks, the business closures, and the OSHA and CMS vaccine mandates are ALL admitted by the conspirators to be acts to coerce the population into taking a vaccine. Further, these acts disrupted the democracy of the United States of America and resulted in the violation of 18 USC § 2384. The conspirators announced it in 2015, then prepared the pathogen in 2016, and laid out the terror campaign in September 2019. And now they profit from the death of Americans.

1 **EXHIBIT 6**

2 **Notice of Exemption from Medical Intervention Contradicting the Laws of Freewill.**

3 The information on this page has been made extremely simple, so people may utilize it nationwide to give due
4 and lawful notice of their exemption to employers, contractors, any and all government servants, and any
5 business that is imposing any medical intervention upon others against their will for any reason. They have
6 already told people, this does not end UNLESS AND UNTIL each one stands up against this global terrorism.

7 Simply take the contents of this page and copy/paste onto your own recording for your County Recorder’s
8 office by following their required styling and/or format; then have it notarized before sending the original to
9 your County Recorder’s office [pay the fee to have 2 certified copies returned immediately].

10 **NOTICE OF EXEMPTION FROM MEDICAL EXPERIMENTS AND/OR INTERVENTIONS AND/OR
11 TREATMENTS, BY JURAT AFFIDAVIT RECORDED WITH THE COUNTY RECORDER.**

12 **NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.
13 WITHOUT RECOURSE AND/OR PREJUDICE. NON-ASSUMPSIT | NON-PRESUMPSIT.**

14 **All Rights Claimed and Retained Eternally; Errors and Omissions Excepted.**

15 TO ALL WHOM THIS PRESENTS:

16 This is my Due and Lawful and PUBLIC Notice to inform [*not ‘request permission’*] all that I am exempt from any and
17 all subjection to any and all medical experiments and/or treatments that I do not seek to obtain by my own volition,
18 regardless as to the ‘reason why’. My private choices are based upon my private needs. Period. Full stop.

19 **Article I, Section 10, Clause 1** of the “*Constitution for the united States of America*”, aka: “**Contract Clause**” states:
20 “*No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall ever be passed.*”

21 **Article IV, Section 2** states “*The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in
22 the several States.*” (*You have the right to medical privacy further protected by the ADA and HIPAA.*)

23 **Article VI, Paragraph 2** “*Constitution for the united States of America*” is referred to as the **Supremacy Clause**. It
24 establishes the federal constitution, and federal law generally, take precedence over state laws & constitutions.

25 **Amendment I** guarantees that “*Congress shall make no law respecting an establishment of religion, or prohibiting the
26 free exercise thereof; ... or the right of the people peaceably to assemble, ...*”

27 **Amendment IV** “*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 Warrants shall issue, but upon probable cause,
supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be
seized.*”

16 Corpus Juris Secundum; Constitutional Law § 3 [Right of self-government.] states: **The people of the state have
the sole and exclusive right to govern themselves as a free, sovereign and independent state.**

And, in the event of any alleged “disease outbreak” in the community, I shall not be discriminated against by exclusion
from participating in any life activities for the “protection of the others”. Because I self-govern, it is my duty to protect
myself from injury caused by others, as I see fit.

I hereby accept and invoke “MEHUDAR AMICUS BRIEF” which was filed into “**Depp v Heard CAV Record #
1062-22-4 and 1072-22-4 [previously Civil Action No.: CL 2019-0002911]**” - which cites Public Law: 103-141 [aka:
H.R.1308 - Religious Freedom Restoration Act of 1993] and the First Amendment protecting people’s right to freedom
of religious practices from oppression from government agencies.

Executed on this 30th day of the December month, 2022.

Autograph By: _____,

Jane-Anna: Doe – Beneficiary, POA

[notary public information goes below affiant’s autograph]

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EXHIBIT 7: Example of California Business 1-Sheet refuting the mandates for COVID-19



NOTICE



IF YOU HAVE FLU SYMPTOMS: DO NOT ENTER
(Please go home, get rest, and return when you are healthy.)

California Penal Codes 2052, 182, and 185 prohibit this establishment from the unlicensed practice of medicine (such as taking temperatures), or any act injurious to public health. ***Requiring face coverings of any kind is prescribing a medical device or other equipment that may cause injury to private or public people.

Cal. OSHA Regulation § 5144 requires a medical physician to provide written approval that an employee is physically fit to restrict his/her breathing, as oxygen levels below 19.5% may cause permanent brain damage.
[Wearing any face covering without such written approval also violates the Nuremberg Code.]

**WE ARE A PRIVATE BUSINESS (NOT A GOVERNMENT AGENCY);
AND, THEREFORE, POSSESS THE RIGHT TO DO BUSINESS:**

Article I, Declaration of Rights, Section 16 of the “California State Constitution, 1849” AND . . .

Article I, Section 10, Clause 1 of the “Constitution for the united States of America”, aka: “Contract Clause” state: “No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall ever be passed.”

Article IV, Section 2 states “The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.” (You have the right to medical privacy further protected by the ADA and HIPAA.)

Article VI, Paragraph 2 “Constitution for the united States of America” is referred to as the Supremacy Clause. It establishes the federal constitution, and federal law generally, take precedence over state laws & constitutions.

Amendment I guarantees that “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; ... or the right of the people peaceably to assemble,”

Amendment IV “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 Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.”

16 Corpus Juris Secundum; Constitutional Law § 3 [Right of self-government.] states: The people of the state have the sole and exclusive right to govern themselves as a free, sovereign and independent state.

Pursuant to the unannotated Title 28 U.S. Code - Judiciary and Judicial Procedure § 607. Practice of law prohibited states: “An officer or employee of the Administrative Office shall not engage directly or indirectly in the practice of law in any court of the United States”. Pursuant to (June 25, 1948, ch. 646, 62 Stat. 915.)

ANY agency that trespasses upon these rights shall be charged under: 18 U.S. Code §§ 241, 242, 245, and 2381 (Conspiracy to deprive federally protected liberties under “color of law” by treason).

DOMESTIC TERRORISM - Section 802 of the USA Patriot Act (Public Law No. 107-52)

[re-codified under Title 18 U.S. Code § 2331 domestic terrorism] expanded the definition of terrorism to cover “domestic”, as opposed to international, terrorism. A person engages in domestic terrorism if they do an act “dangerous to human life” that is a violation of the criminal laws of a state or the United States, if the act appears to be intended to:

- (i) intimidate or coerce a civilian population;
- (ii) influence the policy of a government by intimidation or coercion;

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EXHIBIT 8:

DUNS NUMBERS OF GOVERNMENT AGENCIES STATES AND CITIES

This explains why the people of the world have suffered from illegal enforcement of actions in all of the nations of the world against those who have been unrepentantly abusing these ill-gotten gains, by perpetrating crimes against nature and humanity. The callous, corrupt ‘human resource’ systems against and contradictory to the laws of God and laws of God’s nature shall soon collapse.

DUNS Numbers of the US Corporate Government and Most of Its Major Agencies

United States Government: 052714196
US Department of Defense (DOD): 030421397
US Department of the Treasury: 026661067
US Department of Justice (DOJ): 011669674
US Department of State: 026276622
US Department of Health & Human Services (HHS)-Office of the Secretary: 112463521
US Department of Education: 944419592
US Department of Energy: 932010320
US Department of Homeland Security: 932394187
US Department of the Interior: 020949010
US Department of Labor: 029536183
US Department of Housing & Urban Development (HUD)-Office of the Secretary: 030945779
US Department of Veterans Affairs (VA): 931691211
US Centers for Disease Control & Prevention (CDC): 927645465
US Drug Enforcement Administration (DEA): 167247027
US Environmental Protection Agency (EPA): 057944910
US Food & Drug Administration (FDA): 138182175
US Federal Aviation Administration (FAA): 056622429
US Internal Revenue Service (IRS): 040539587
US Nuclear Regulatory Commission (NRC): 364281923
US Public Health Service (USPHS): 039294216
US Securities & Exchange Commission (SEC): 003475175
US Transportation Security Administration (TSA): 050297655
Bureau of Customs & Border Protection (CBP): 796730922
Federal Bureau of Alcohol, Firearms & Tobacco (BAFT): 132282310
Federal Bureau of Indian Affairs (BIA): 926038407
Federal Bureau of Land Management (BLM): 926038563
Federal Reserve Board of Governors (Fed): 001959410
Federal Bureau of Investigation (FBI): 878865674
Federal Emergency Management Agency (FEMA): 037751583
Federal Bureau of Immigration & Customs Enforcement (ICE): 130221646
Federal Communications Commission (FCC): 020309969
National Aeronautics & Space Administration (NASA): 003259074
National Oceanic & Atmospheric Administration (NOAA): 079933920
National Institutes of Health (NIH): 061232000
National Security Agency (NSA): 617395215

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DUNS Numbers of Each UNITED STATES Corporate State and Its Largest City:

1		
2	State of Alabama: 004027553	City of Birmingham: 074239450
3	State of Alaska: 078198983	City of Fairbanks: 079261830
4	State of Arizona: 068300170	City of Phoenix: 030002236
5	State of Arkansas: 619312569	City of Little Rock: 065303794
6	State of California: 071549000	County of Los Angeles: 052238763 City of Los Angeles: 159166271
7	State of Colorado: 076438621	City of Denver: 066985480
8	State of Connecticut: 016167285	City of Bridgeport: 156280596
9	State of Delaware: 037802962	City of Wilmington: 067393900
10	District of Columbia: 949056860	City of Washington: 073010550
11	State of Florida: 004078374	City of Miami: 965299576
12	State of Georgia: 069230183	City of Atlanta: 065372500
13	State of Hawaii: 077676997	City of Honolulu: 828979612
14	State of Idaho: 071875734	City of Boise: 070017017
15	State of Illinois: 065232498	City of Chicago: 556057206
16	State of Indiana: 071789435	City of Indianapolis: 964647155
17	State of Iowa: 828089701	City of Davenport: 963855494
18	State of Kansas: 827975009	City of Wichita: 069862755
19	State of Kentucky: 828008883	City of Louisville: 943445093
20	State of Louisiana: 0612389911	City of New Orleans: 033692404
21	State of Maine: 061207536	City of Portland, Maine: 071747802
22	State of Maryland: 847612442	City of Baltimore: 052340973
23	State of Massachusetts: 138090548	City of Boston: 007277284
24	State of Michigan: 054698428	City of Detroit: 021733631
25	State of Minnesota: 050375465	City of Minneapolis: 009901959
26	State of Mississippi: 008210692	City of Jackson: 020864955
27	State of Missouri: 616963596	City of Kansas (City): 832496868
28	State of Montana: 945782027	City of Billings: 068925759
29	State of Nebraska: 041472307	City of Omaha: 926604690
30	State of Nevada: 123259447	City of Las Vegas: 019342317
31	State of New Hampshire: 066760232	City of Manchester: 045009073
32	State of New Jersey: 067373258	City of Newark: 019092531
33	State of New Mexico: 007111818	City of Albuquerque: 129962346
34	State of New York: 041002973	City of New York: 021741036
35	State of North Carolina: 830979667	City of Charlotte: 809275006
36	State of North Dakota: 098564300	City of Bismarck: 080245640
37	State of Ohio: 034309166	City of Columbus: 010611869
38	State of Oklahoma: 050411726	City of Oklahoma (City): 073131542
39	State of Oregon: 932534998	City of Portland (Oregon): 054971197
40	State of Pennsylvania: 933882784	City of Philadelphia: 929068737
41	State of Rhode Island: 008421763	City of Providence: 069853752
42	State of South Carolina: 067006072	City of Columbia: 878281562
43	State of Tennessee: 04143882	City of Memphis: 051386258
44	State of Texas: 002537595	City of Houston: 967421590
45	State of Utah: 009094301	City of Salt Lake City: 017096780
46	State of Vermont: 066760240	City of Burlington: 037442977
47	State of Washington: 079248936	City of Seattle: 009483561
48	State of West Virginia: 828092515	City of Charleston (West Virginia): 197931681
49	State of Wisconsin: 001778349	City of Milwaukee: 004779133
50	State of Wyoming: 832826015	City of Cheyenne: 021917273

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1 **DUNS Numbers of the United Nations Corporation and Some of Its Major Corporate**
2 **Agencies:**

3 United Nations (UN): 824777304 [also the parent company for the World Health Organization (WHO)]
4 UN Development Program (UNDP): 793511262
5 UN Educational, Scientific, & Cultural Organization (UNESCO): 053317819
6 UN World Food Program (UNWFP): 054023952
7 UN International Children's Education Fund (UNICEF): 017698452

8 **What is Dun and Bradstreet?**

9 Dun and Bradstreet is one of the largest, data-driven risk management and scoring company known as a
10 'credit reporting agency' for **businesses**. [Not government agencies, offices, or organizations.]

11 *"The Dun & Bradstreet Data Cloud offers the world's most comprehensive **business** data and analytical
12 insights to power today's most crucial business needs. That's why 90% of the Fortune 500, and companies of
13 all sizes around the world, rely on Dun & Bradstreet to help grow and protect their **businesses**."*

14 If ANY "**STATE OF _____**" is bringing charges against a man or womb-man in their private, corporate
15 courts (deceptively called "the public"); Then *WHAT* standing do these private corporations have to bring this
16 action against a live man/womb-man? They have zero standing, which is why these private, for-profit, tax-
17 liable, NON-governmental organizations demand people to have "license".

18 A license is defined as "having the permission to do something that is otherwise illegal".

19 "No state shall convert a liberty into a privilege, license it, and attach a fee to it."

20 "If the state converts a liberty into a privilege, then the people shall engage in the right with impunity."

21 Forcing one into contracts not voluntarily held with full-disclosure of the terms and conditions is slavery.

22 All "licenses" are adhesion contracts. Unless one is operating - "driving commercially" - no Diver's License
23 can be lawfully required.

24 That literally means, you can ignore the license and the fee to get one, and continue to engage in your right to
25 travel with IMPUNITY.

26 **Impunity** is defined as: exemption from punishment or freedom from the injurious consequences of an
27 action.

28 And President Trump issued **Presidential Executive Orders #13966 "Increasing Economic and
29 Geographic Mobility"** [page 6] and **#14036 "Promoting Competition in the American Economy"** [page 7].

30 This means EVERY healthcare worker who has a license to practice their profession, but had it revoked or
31 cancelled or denied renewal due to the fraud perpetuated against the people of America, are still ABLE to
32 lawfully practice *with impunity*, because they have their degrees and/or certificates from the schools attended.

33 **NOTE:** Govt offices are tax-exempt, not tax-liable businesses. Therefore, NOT tax-exempt = NOT
34 government office / officer = NO jurisdiction to do any thing to any one in any matter.

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"MEHUDAR AMICUS BRIEF" shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

*"Mehudar Nation" is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

1 **The Banks and Government Offices:**

2 All Article 1 and Article 3 “courts” are mortgage brokers. Period. Full stop. I shall not argue.

3 Police [policy] Force [enforcement] is not the same as “Peace Officer” or “Law Enforcement Officer”.
4 The literally enforce codes created for the control and policing of the agency officers, not the private people.

5 A COURT OF RECORD MUST BE A POLITICAL SUBDIVISION.
6 GET THEIR TAX DETERMINATION LETTER BY INQUIRY WITH IRS FORM 4506-A

7 You shall see they are not. Do not simply take my word for it. Ask them about your own police departments,
8 sheriff, jails and prisons, and courthouses. I have already done this in Los Angeles County.
9 IN ORDER TO BE A SHERIFF, ONE MUST BE A PEACE OFFICER.
10 TO BE A PEACE OFFICER, ONE MUST WORK FOR A POLITICAL SUBDIVISION.
11 TO BE A POLITICAL DIVISION, AN AGENCY MUST BE TAX-EXEMPT

12 IRS POLITICAL SUBDIVISION PARAGRAPH 5.
13 TO BE AN INSTRUMENT OF GOVERNMENT; ALL JUDGES, MAGISTRATES, SUPREME COURT,
14 ARE “DOING BUSINESS AS”. ALL OF THESE CODE OF FEDERAL REGULATION IN PUBLIC
15 LAWS ARE COPY WRITTEN. ANYTHING HAVING TO DO WITH REUTERS OR WESTLAW
16 MEANS THAT ONE IS IN A BRITISH BANK UNDER BANKING LAWS, BECAUSE REUTERS IS A
17 BRITISH MEDIA CONGLOMERATE.

18 The following Exhibits 9 and 10, show how an adequately filled and faxed form 4506-A inquiry will elicit a
19 response from the Internal Revenue Service when you inquire on local organizations and/or agencies
20 unlawfully and fraudulently presenting as “government bodies”.

21 The top section is the organization you are inquiring on, so their information should be in ALL CAPS.
22 The section below containing your information should be formatted in proper case (upper/lower). If you do
23 not already have status as an "American Diplomat", then remove it from your document.

24 Some people prefer to fill section 4 with "intent to file 3949a and 13909 for fraudulent portrayal of a Political
25 subdivision tax exempt organization if they do not hold this status."

26 Fax to the current number listed on the “instruction” booklet 4506-Ai, and wait up to 60 days, therefore one is
27 advised to obtain this information BEFORE one requires its use.

28 The IRS has "up to 60 days" to respond from the date they receive the request. However, they are short-
29 staffed right now and overwhelmed with the number of people requesting certain IRS forms, as well as
30 people’s requests/inquiries about local offices impersonating government agencies, so please have patience
31 and realize the Internal Revenue Service is literally your “friendly accountant” once you learn the Truth about
32 being the Beneficiary of the Social Security Account number. They are also getting a little tighter with their
33 responses to these forms (and changing their fax number too), so I would include a cover letter stating you
34 *"require confirmation that the following offices doing business under the presumption of being a tax-exempt
35 government office that should also have had the IRS-issued "Government Information Letter" and I am
36 seeking evidence to prove or refute their claims to being a tax-exempt government office/agency."*

37 I would do the same if snail-mailing the forms, but I would also send by Certified Mail so you have a date to
begin the countdown from 60 days (plus 7 more for snail mail reply if you do not provide a fax number).

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“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.
**“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

EXHIBIT 9:

Form 4506-A Sample Inquiry

BEFORE one faxes these over to the IRS, it is important to call the accounting department of the agency or organization you are inquiring on, to ask for their EIN. They have zero reason to ask why, but when they do, I simply inform them that my "tax guy" needs it for filing my taxes. WHEN they refuse to provide their EIN, then you simply write "refused me" in the box. IF they provide the EIN, then type it in.

Form **4506-A**
 (Rev. December 2011)
 Department of the Treasury
 Internal Revenue Service

**Request for Public Inspection or Copy
 of Exempt or Political Organization IRS Form**

OMB No. 1545-0495

Type or print clearly. Request may be rejected if the form is incomplete or illegible.

TIP You may not have to complete Form 4506-A to get the copies you need.

- **Internet.** Form 8871, Political Organization Notice of Section 527 Status, and Form 8872, Political Organization Report of Contributions and Expenditures, are available for inspection and printing from the Internet. The website address for both forms is www.irs.gov/polorgs.
- **Public disclosure by the organization.** Exempt or political organizations must make their returns, reports, notices, and exempt applications available for public inspection. You can visit the organization to inspect the material instead of requesting it from the IRS. The organization may be able to mail the copies to you.

1 Exempt or political organization. If a multiple request, please attach list of names, forms, and tax years.

Name NAME OF ORGANIZATION	Employer identification number refused me
Address ADDRESS IN ALL UPPERCASE	
City or town, state, and ZIP code ADDRESS IN ALL UPPERCASE INCLUDING ZIP CODE	

2 Requester

Name Doe, Jane-Anna - private American, noncitizen national, and living womb-man	Contact person Jane-Anna of the family Doe
Address c/o 1111 Peaceful Way	Phone your phone number
City or town, state, and ZIP code Hollywood, California republic, on America [90025-9998] without U.S. D.C.	Date date you fax or mail

3 Category of requester: Commercial user Non-commercial scientific institution Media All others
 You must check a box. Name of Media Outlet

4 Reason for request. All requesters except for commercial users must provide an explanation of how the records will be used to avoid being charged the commercial rate. Attach additional sheets if necessary.

NAME OF ORGANIZATION refuses to provide their W-9 and required IRS "Government Information Letter confirming status as an "instrumentality of government" and/or a "political subdivision". If they are not on record, then I intend to file IRS forms 3949a and 13909.

Lines 5-9. For each applicable form, check the box(es) for the item(s) you are requesting. You may request more than one form. For each form requested, check either the copy, inspection, CD/DVD, or Sample CD/DVD box and enter the specific tax year(s), as indicated. If ordering a partial set on CD/DVD or Sample CD/DVD, indicate the format, state(s), and month(s) requested. **Note.** CD/DVD and Sample CD/DVD are not available for individual exempt organizations.

NOTE: I have had a surprising number of people who have contacted me on Facebook stating their bank, or hospital, or attorney, or tow company, or whatever are NOT tax-exempt. Those organizations or corporations are NOT claiming to be a government office. Please do not waste the time and resources of the IRS by inquiring on an agency that does NOT make that claim. Instead, put your focus on the agencies that DO trespass upon your private property by claiming to be government offices with "authority" over other people who have NOT committed a crime [1. Trespass upon private property, 2. Damage to property, 3. Injury to people]; such as the police force [policy enforcement is for "slave patrol", not oath-taking Peace Offers], Child Protective Services, District Attorney, and the Courts [only have jurisdiction when you file a claim into their litterbox].

You make your self look foolish and delay the responses for other people who pay attention and learn the best way to get the responses you wish: **"We have no record of this organization being tax-exempt."**

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"MEHUDAR AMICUS BRIEF" shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.
 *"Mehudar Nation" is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

EXHIBIT 10: IRS Responses to my 4506-A Inquiry to verify jurisdiction

NOTE: Edits have only been made to adjust the letter for size without losing content. No content has been altered or erased other than the name and/or address of the recipient. Any other content that appears to be handwritten or missing was done by an IRS employee.

Beverly Hills Police Department



**Department of the Treasury
Internal Revenue Service
Tax Exempt and Government Entities**

Date:
April 5, 2018

Person to contact:
Name: **REDACTED**
ID number: 1000196728

REDACTED
W Hollywood, CA 90048

Dear Sir or Madam:

We're responding to your request, dated 02/20/2018, about the tax-exempt status of BEVERLY HILLS POLICE DEPARTMENT.

We have no record of this organization having tax-exempt status under Internal Revenue Code Section 501(a). Therefore, we're unable to provide any documents in response to your request.

You can find more information about tax-exempt entities and their organizational and operational requirements in Publication 557, Tax-Exempt Status for Your Organization. You can also visit our website at www.irs.gov/charities.

If you have questions, call 877-829-5500 between 8 a.m. and 5 p.m., local time, Monday through Friday (Alaska and Hawaii follow Pacific time).

Sincerely,

Stephen A. Martin
Director, Exempt Organizations
Rulings and Agreements

Letter 4172 (Rev. 2-2018)
Catalog Number 66634W

ANY agency or organization that is a legitimate "government" office, shall have an EIN with a prefix indicating they are a tax-exempt, government agency or office. This means they qualify for the IRS to issue them the "Government Information Letter" that is additional proof of an organization being a legitimately tax-exempt, government office. Lacking both of these requirements is prima facie evidence that they have no jurisdiction to do any thing to any one in any manner for any matter. They can also be reported to the IRS for tax-evasion on every "vehicle" with a "CA EXEMPT" plate on the employer's car.

LAPD – Hollywood Division



Department of the Treasury
Internal Revenue Service
Tax Exempt and Government Entities

Date:
April 5, 2018

Person to contact:
Name: **REDACTED**
ID number: 1000196728

REDACTED

W Hollywood, CA 90048

Dear Sir or Madam:

We're responding to your request, dated 02/20/2018, about the tax-exempt status of LOS ANGELES POLICE DEPARTMENT-HOLLYWOOD DIVISION.

We have no record of this organization having tax-exempt status under Internal Revenue Code Section 501(a). Therefore, we're unable to provide any documents in response to your request.

You can find more information about tax-exempt entities and their organizational and operational requirements in Publication 557, Tax-Exempt Status for Your Organization. You can also visit our website at www.irs.gov/charities.

If you have questions, call 877-829-5500 between 8 a.m. and 5 p.m., local time, Monday through Friday (Alaska and Hawaii follow Pacific time).

Sincerely,

Stephen A. Martin
Director, Exempt Organizations
Rulings and Agreements

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LA County Probation Department



Department of the Treasury
Internal Revenue Service
Tax Exempt and Government Entities

Date:
April 5, 2018

Person to contact:
Name: **REDACTED**
ID number: 1000196728

REDACTED

W Hollywood, CA 90048

Dear Sir or Madam:

We're responding to your request, dated 02/20/2018, about the tax-exempt status of LOS ANGELES COUNTY PROBATION DEPARTMENT.

We have no record of this organization having tax-exempt status under Internal Revenue Code Section 501(a). Therefore, we're unable to provide any documents in response to your request.

You can find more information about tax-exempt entities and their organizational and operational requirements in Publication 557, Tax-Exempt Status for Your Organization. You can also visit our website at www.irs.gov/charities.

If you have questions, call 877-829-5500 between 8 a.m. and 5 p.m., local time, Monday through Friday (Alaska and Hawaii follow Pacific time).

Sincerely,

Stephen A. Martin
Director, Exempt Organizations
Rulings and Agreements

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L.A. Superior Court – Los Angeles



Department of the Treasury
Internal Revenue Service
Tax Exempt and Government Entities

Date:
April 5, 2018
Person to contact:
Name: **REDACTED**
ID number: 1000196728

REDACTED

W Hollywood, CA 90048

Dear Sir or Madam:

We're responding to your request, dated 02/20/2018, about the tax-exempt status of LOS ANGELES SUPERIOR COURT- LOS ANGELES.

We have no record of this organization having tax-exempt status under Internal Revenue Code Section 501(a). Therefore, we're unable to provide any documents in response to your request.

You can find more information about tax-exempt entities and their organizational and operational requirements in Publication 557, Tax-Exempt Status for Your Organization. You can also visit our website at www.irs.gov/charities.

If you have questions, call 877-829-5500 between 8 a.m. and 5 p.m., local time, Monday through Friday (Alaska and Hawaii follow Pacific time).

Sincerely,

Stephen A. Martin
Director, Exempt Organizations
Rulings and Agreements

IF an organization uses a courthouse NOT tax-exempt, then they have ZERO JURISDICTION to do any thing to any one in any manner for any matter wherein there has been no crime committed.

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EXHIBIT 11:

“Title of Nobility Amendment” aka: Original and True “13th Amendment” and “Article XIII”

The “Thirteenth Amendment” we commonly call the “*Emancipation Proclamation*” is not a lawful amendment at all. In fact, the Truth-in-plain-sight is that it is merely a “*Presidential Proclamation*” that was never voted into law as an Amendment.

Pursuant to the “Emoluments Clause” of the Constitution for the united States of America [the correct format and style of the original, national constitution], and the Titles of Nobility and Honor Amendment; the intention was to prohibit lawyers and attorners from serving in seats of government.

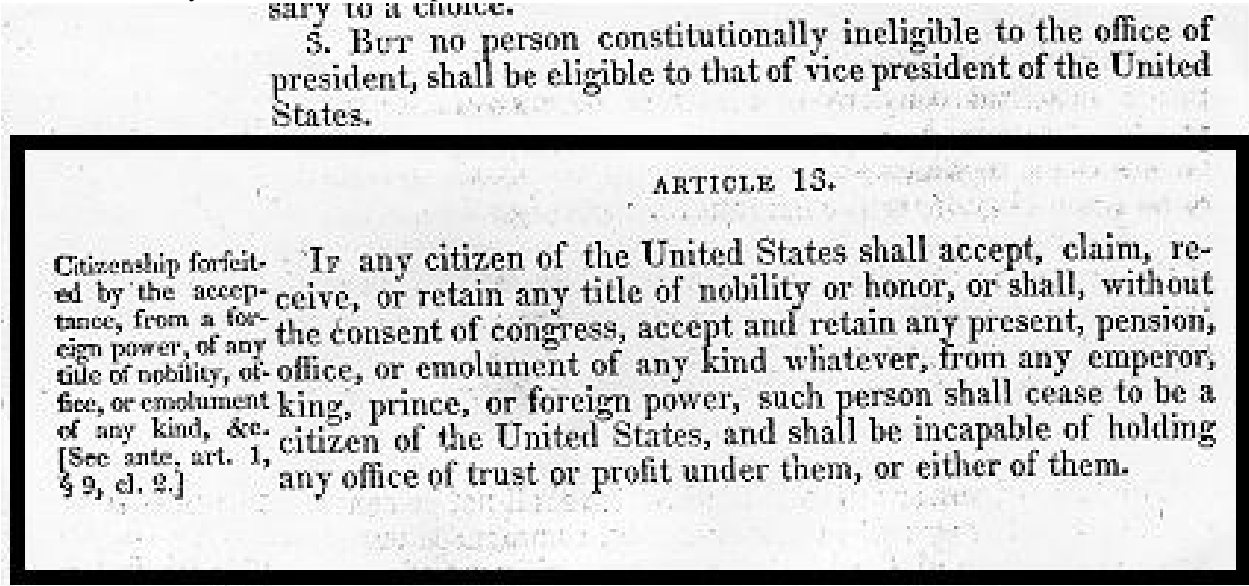
Whereas, the unlawful removal of a ratified Amendment from the Constitution for the united States of America is a heinous crime against mankind on American soil and spreads it tyrannical abuses worldwide.

This original and True 13th Amendment restricting lawyers/attorneys from serving in the government was lawfully ratified in 1819, and removed from [rather it was hidden with the creation of the] “Constitution of the United States of America” during the Civil War. Whereas this Amendment and the “Emoluments Clause” have never been lawfully repealed and is, therefore, still the law today.

IN PLAIN ENGLISH: Lawyers and B.A.R. [*British* Accreditation Registry] Attorneys – especially a Titled Esquire” “... shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them”.

Attorneys and Lawyers holding seats of governmental office, literally violates anti-trust laws, the emoluments clause, and the Title of Nobility Amendment.

The following pages are photocopies from the pages wherein this Amendment was located and proven to have been lawfully ratified, and the explanation of the “Emoluments Clauses” in the national constitution.



And thereby converting them into a foreign agent on American soil, violates the Foreign Agents Registration Act, and are, therefore, classified as belligerent enemy combatants of the state known as the California republic (and all of the states of the union), which are also classified as domestic terrorists and communists of the “National Lawyers Guild” committing the act of Treason. [18 U.S. Code § 2381; Penalty: **SHALL suffer death**]

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.
**“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

1 According to the Foreign Agent Registration Agency there is only a little over 2,000 BAR members
2 nationwide who have complied with actually registering as a foreign agent as required by law. ALL BAR
members are 'foreign agents'. Committing SEC frauds is "Robbery ashore":

3 ***"Whoever, being engaged in any piratical cruise or enterprise, or being of the crew of
4 any piratical vessel, lands from such vessel and commits robbery on shore, is a pirate,
and shall be imprisoned for life."***

5 Statutes at Large - (June 25, 1948, ch. 645, 62 Stat. 775.)
[re-codified at: 18 U.S. Code § 1661 Robbery ashore]

6 On **September 17th, 1950**; the "*REPORT ON THE NATIONAL LAWYERS GUILD: Legal Bulwark of the
7 Communist Party*" was first published; then printed again on **September 21, 1950** from the Union
Calendar No. 1078, 81st Congress, 2d Session, House Report No. 3123 - which was "Prepared and
8 Released by the COMMITTEE ON UN-AMERICAN ACTIVITIES, U. S. HOUSE OF
REPRESENTATIVES in WASHINGTON, D. C. [District of Columbia].

9 John Wayne was a fierce anti-Communist. He once explained his position by saying Communists
10 "... were rotten and corrupt and poisoned the air of our community by creating suspicion, distrust,
11 hatred. Actually, we were the real liberals. We believed in freedom. We believed in the
individual and his rights. We hated Soviet Communism because it was against all religion, because
12 it trampled on the individual, because it was a slave society."

13 John Wayne was correct that communism tramples on the individual and destroys freedom. He was right that
it fosters suspicion, distrust and hatred.

14 Whereas all B.A.R. card-carrying members of this UN-American communist union group are literally
15 violating their own **Title 18 U.S. Code § 911 is the charge for impersonating a U.S. citizen: "Whoever
16 falsely and willfully represents himself to be a citizen of the United States shall be fined under this title or
imprisoned not more than three years, or both."** [Pursuant to June 25, 1948, ch. 645, 62 Stat. 742; **Public
17 Law 103-322**, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.]

18 **SIDE NOTE:** Their B.A.R. card number is also "allegedly" their **BOND number** for filing claims of harm.
19 SEE ALSO a 58-page court filing showing the evidence that [the "Missing" 13th Amendment was properly
20 ratified and has been unlawfully removed from the Constitution for the United States of America by persons
unknown, and that said 13th Amendment was, and is now, the true law of the land] at this link:

21 **<https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:898814b4-9ebf-3abe-a0bb-d39b8cfae7e9>**

22 Therefore, it is my wish that all slave attorneys and court officers administrating the accounts as "Judicial
23 Officers" that are members of the communist, and anti-American union member of the B.A.R. [British
Accreditation Registry] shall do the same that Kathrine Hine had the morals, ethics, and fortitude as shown
24 below: Resign from the system that they are supporting before they are judged by a military tribunal, since
there are no courts of law in the united States of America as a branch of our Constitutionally mandated
25 republic, but mere private, for-profit corporations trading for profit via the CRIS (Court Registry Investment
System) of the United States, District of Columbia. Judgement is coming and they will get a judicial
26 sentencing for the lies done to the Prime Creator's mankind.

27 ////
////
////

1 I am announcing my resignation from whatever ties I have as a BAR attorney, effective July 4, 2019. This is being sent
2 to Maureen O'Connor, who carries the title of Chief Justice of the corporate Supreme Court of Ohio, Here is a copy and
paste of the letter. I signed the original, as a living being, not as a corporation:

3 Maureen O'Connor, Chief Justice
4 SUPREME COURT OF OHIO, THE
65 S Front St
Columbus, Ohio [43215]

5 **TO ALL CONCERNED:**

6 This letter is for the purpose of publicly announcing that I am resigning as an attorney licensed to "practice law" in the
7 State of Ohio. No one is pressuring me to make this decision. I have no reason to believe there are any attorney
disciplinary proceedings pending or being initiated against me. My decision is based solely on my own conscience and
sense of ethics. I understand it to be irrevocable.

8 As a follower of the teachings of our Lord Jesus Christ, I find I can no longer associate myself with those who have
9 abandoned the pursuit of earthly justice in favor of money and power. In particular, I can no longer rationalize the legal
10 system's increasing disregard of basic Constitutional principles, such as the rights of Us, the People to not have our lives,
liberties, or properties taken from us without due process of law, the right to bear arms without government approval, the
11 right to be free of unreasonable searches and seizures, and the multiple rights enshrined in the now increasingly ignored
First Amendment. I took an oath to become an "officer of the court" and to support the Constitution, not corporate
12 interests, during a mass swearing-in ceremony in Columbus in the spring of 1977. I can no longer tolerate seeing that
Constitution besmirched by "courts" at every level. In particular, I can no longer stomach the prospect of ever again
working in a system that disregards plain meaning of both its own corporate statutes it calls "law" as well as the
13 principles of higher jurisdictions of Common Law, the Constitution, and holy scripture. I cannot be part of a system that
exempts corrupt judges from liability for crimes they commit against their fellow men, women and children under color
of law [Stump v. Sparkman, 435 U.S. 349 (1978)], a system that condones pedophilia [State v. Mole, 2016-Ohio-5124;
14 In re CP, 131 Ohio St.3d 513 (2012)], a system that denies recovery of compensation for those whose lives are shattered
by the well-connected and the corporations [Arbino v. Johnson & Johnson, 2007-Ohio-6948], a system that destroys
15 attorneys such as Richard Fine who legitimately criticize "judges", a system, in short, that is very much bifurcated into
one kind of justice for the wealthy and another, very different one, for the rest of us.

16 LINK: <http://edition.cnn.com/2010/CRIME/05/24/jailed.lawyer.richard.fine/index.html>

17 The last straw for me occurred a few months ago when I finally began to learn about the giant hoax that has been
perpetrated against the American people, a process that continues to be expedited by attorneys and judges. My previous
18 belief that the judiciary was a branch of our Constitutionally mandated republic was destroyed when I read former
attorney Melvin Stamper's book, "**Fruit from a Poisonous Tree**" and confirmed the truth of everything he disclosed
19 and for which I could find documentation. What I now know, and which is still concealed from most of the American
people, is that our "courts" are private, for-profit corporations that trade in on the churning of controversy for profit via
20 systems such as CRIS (Court Registry Investment System). The most nauseating features of this type of corporate
profiteering are not just the multiple frauds that support it, but the fact that it preys on the old, the young, and the
21 disenfranchised of all races and genders. And it does so for dollars or should I say, for Federal Reserve Notes.

22 Finally, I require that my name be stricken from the rolls of the Ohio Supreme Court due to my recent discovery that any
retention by me of "any title of nobility or honour [sic]", such as attorney at law, esquire, or any version thereof, may be
23 prohibited by the original Thirteenth Amendment to the U.S. Constitution, which Amendment was apparently ratified in
Ohio on January 31, 1811.

24 ALL RIGHTS RESERVED; DONE IN GOOD FAITH;

25 Right
26 Thumb
Print
Red-Ink

27 By: _____
Katherine Hine, without prejudice UCC 1-308
Your Street Number and Address here
City, State [90069-9998]

"MEHUDAR AMICUS BRIEF" shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

*"Mehudar Nation" is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

1 **EXHIBIT 12:**

2 **Revocation of Election as Voluntary Taxpayer Reclaiming Nontaxpayer Status**

3 “Whether they did it knowingly or not, American Nationals made an election to join the U.S Tax Club when
4 they filed their first Form 1040 Individual Income Tax Return. As the Federal Income Tax is a tax upon the
5 National Government and those who live and work in federal territory, the U.S. Congress could allow those in
6 the 50 states of the Union to voluntarily join their corporate entity, but in order to stay in alignment with the
7 13th Amendment, they also had to allow those American Nationals the opportunity to terminate that election
8 and exit the U.S. Tax Club. Weiss+Associates are specialists in accomplishing this.” Their YouTube channel
9 is “Weiss+Assoc”

10 **Video titles:**

11 **Are you a U.S. Citizen?**

12 **Link: <https://youtu.be/tW-8mZ220ew>**

13 **Legal facts about the Social Security Number:**

14 **Link: <https://youtu.be/7Kc0YZvTP30>**

15 **Revocation of Election: Key to Exit U.S. Tax Club**

16 **Link: <https://www.youtube.com/watch?v=hNzRBV43skY>**

17 **EXHIBIT 13:**

18 **Withholding Exemption Certificate pursuant to 26 U.S. Code 3402(n)**

19 26 USC §3402 (n) states:

20 **Employees incurring no income tax liability**

21 An employer shall not be required to deduct and withhold any tax under Chapter 24 upon a payment of wages
22 to an employee if there is in effect with respect to such payment a withholding exemption certificate furnished
23 to the employer by the employee certifying that the employee:

- 24 (1) incurred no liability for income tax imposed under Subtitle A for the preceding taxable year, and
- 25 (2) anticipates or knows that such employee will incur no liability for income tax imposed under Subtitle A
26 for the current taxable year.

27 This form may be lawfully utilized by private employees to certify the withholding exemption from a
nonresident alien individual as defined at 26 U.S. Code § 7701 (b)(1)(B), 26 CFR § 1.871-1(a), and 26 CFR §
1.871-1(b)(4) in compliance with 26 U.S. Code § 3402(n).

LINK TO PDF sample by Weissparis.com:

[https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwj9tKCEqYP3AhXF
I0QIH11BKkQFnoECAMQAQ&url=https%3A%2F%2Fwww.weissparis.com%2Fassets%2F26USC3402n.
pdf&usg=AOvVaw3spxHYtWiMv3u8_P4-7iMW](https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwj9tKCEqYP3AhXF
I0QIH11BKkQFnoECAMQAQ&url=https%3A%2F%2Fwww.weissparis.com%2Fassets%2F26USC3402n.
pdf&usg=AOvVaw3spxHYtWiMv3u8_P4-7iMW) and

[https://www.pdfFiller.com/jsfiller-
desk16/?requestHash=9debaedc57d525200e7d0f0ce98d3d90713d7e7602e49ac801c0c070d00a3a65&projectI
d=976640829&loader=tips&replace_gtm=false#5211341add3a814d7e0ae0b02970fca4](https://www.pdfFiller.com/jsfiller-desk16/?requestHash=9debaedc57d525200e7d0f0ce98d3d90713d7e7602e49ac801c0c070d00a3a65&projectI
d=976640829&loader=tips&replace_gtm=false#5211341add3a814d7e0ae0b02970fca4)

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EXHIBIT 14:

W8 and W8-BEN and W8-BEN-E

This is one way people may choose to fill out the simple W8 (or W8-BEN) forms for employment in lieu of the *voluntary* W4 form (that permits employers to withhold various taxes that are also *voluntary*, but may contract the people with the Internal Revenue Service) promising to file form 1040 fraudulently claiming to be an “employee” and a “U.S. citizen”.

Form **W-8**
(Rev. November 1992)
Department of the Treasury
Internal Revenue Service

Certificate of Foreign Status

Please print or type	Name of owner (If joint account, also give joint owner's name.) (See Specific Instructions .) Jane-Anna: Doe d/b/a JANE ANNA DOE	U.S. taxpayer identification number (if any) SSN goes here
	Permanent address (See Specific Instructions .) (Include apt. or suite no.) 1111 Peace Way, Suite: 123	
	City, province or state, postal code, and country Hollywood, California republic [RFD: 90025-9998], on America: without UNITED STATES, DISTRICT OF COLUMBIA	
	Current mailing address , if different from permanent address (Include apt. or suite no., or P.O. box if mail is not delivered to street address.) c/o 1111 PEACE WAY, Ste: 123	
	City, town or post office, state, and ZIP code (If foreign address, enter city, province or state, postal code, and country.) HOLLYWOOD, CA. 90025-9998	

List account information here (Optional, see Specific Instructions .)	Account number	Account type	Account number	Account type
--	----------------	--------------	----------------	--------------

Notice of Change in Status.—To notify the payer, mortgage interest recipient, broker, or barter exchange that you no longer qualify for exemption, check here

If you check this box, reporting will begin on the account(s) listed.

Please Sign Here	Certification. —(Check applicable box(es)). Under penalties of perjury, I certify that:
	<input checked="" type="checkbox"/> For INTEREST PAYMENTS , I am not a U.S. citizen or resident (or I am filing for a foreign corporation, partnership, estate, or trust).
	<input checked="" type="checkbox"/> For DIVIDENDS , I am not a U.S. citizen or resident (or I am filing for a foreign corporation, partnership, estate, or trust).
<input checked="" type="checkbox"/> For BROKER TRANSACTIONS or BARTER EXCHANGES , I am an exempt foreign person as defined in the instructions below.	
By: Jane-Anna: Doe, Beneficiary	Date

General Instructions
(Section references are to the Internal Revenue Code unless otherwise noted.)

Purpose

See **Pub. 519**, U.S. Tax Guide for Aliens, for more information on resident and nonresident alien status.

Note: If you are a nonresident alien individual married to a U.S. citizen or

generally remains in effect for three calendar years. However, the payer may require you to file a new certificate each time a payment is made to you.

Where To File.—File this form with the

Employers use the W8-BEN-E as proof to the Internal Revenue Service that you are the beneficiary of the Social Security Account Number and not the Taxpayer with the ALL CAPS NAME: “JANE ANNA DOE”.

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////

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.
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EXHIBIT 15:

How to indorse a statement or coupon for a debt against the “ALL CAPS NAME”.

Whereas 31 U.S. Code § 5312(2)(C) defines a “Private Banker” as a “financial institution”, and § 3123 states that all debts are obligations of the UNITED STATES, and 18 U.S. Code § 8 defines “Obligations”, and 31 U.S. Code § 5103 defines “Legal Tender”; therefore all people may indorse their statements and/or payment coupons on the back in red-ink in the following format:

When a [Judge] Ministerial Administrator demands you pay in a specific species of currency he/ she violates 31 U.S. Code § 5118(2)(D). The people may remove their case to federal court, because there is no remedy for you in STATE Court... With 28 U.S. Code § 1441(A) Why? Pursuant to Title 28 U.S. Code § 1333 Federal Courts have Original Jurisdiction. That is where “We, The People,” enforce law and find remedy.

This is applicable for traffic citations, CPS/ Family Court cases, *any situation where there is no victim*. WE MUST FEDERALLY INDICT EVERY LAST ONE OF THESE FOREIGN ACTORS!!!

The Federal Reserve Act stipulates that the interest on the debt was to be paid in gold. There was no stipulation in the Federal Reserve Act for ever paying the principle.

This instrument is an Unconditional International Promissory Note (UNICITRAL CONVENTION) tendered by the Undersigned Respondent, (Eric Ingram Bey), Trustee, hereinafter Maker, “in good faith, and in accordance with law, as codified at Articles 1-7, Articles 11,12,13,14(1), Articles 46(3) and Article 47-4(c). Public policy at House Joint Resolution 192 of June 5, 1933; **Public Law 73-10, Chapter 48, 48 Stat. 112**; 31 U.S. Code § 3123; and Geneva Treaty convention Article 75, serve as full satisfaction of an alleged debt claimed and allegedly owed in favor of Payee herein, (i.e. Lender), d/b/a debt collector as per Payee's/Debt Collector's Presentment.

28 U.S. Code § 581 - United States trustees - <https://www.law.cornell.edu/uscode/text/28/581>

28 U.S. Code § 451 – Definitions - <https://www.law.cornell.edu/uscode/text/28/451>

43 CFR § 3862.2-3 - Trustee to disclose nature of trust. - <https://www.law.cornell.edu/cfr/text/43/3862.2-3>

Mr. Depp never had to pay \$100 million in debt to the Internal Revenue Service for “back taxes”. He (and we) could have simply converted his statements into a coupon [aka: money order, A4V, or a “Banker’s Acceptance”] to pay his alleged tax debts, because one cannot pay a debt with a financial instrument of debt [aka: Federal Reserve Notes / FRN’s].

Because color does not always translate well in scans of copies, the “**type font**” is in red ink and the “**cursive font**” is handwritten in blue ink. **The entire information is printed at a 45-degree angle.**

“Accepted for value
Exempt from levy

Autograph

Date

Exemption ID # [SSN without dashes]

Deposit to United States Treasury

And charge the same to JANE ANNA DOE

[SSN with dashes here]”

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FULL ENDORSEMENT EXAMPLE

A fully and properly endorsed payment presentation will look like this:

IRS Department of the Treasury Internal Revenue Service PHILADELPHIA, PA 19104-5000

000000
Notice Number: 1049-R
Notice Date: 01/01/13
ISSUEN:
Caller ID:

**Accepted for value
Exempt from levy
John Q. Doe
January 01, 2013
Exemption ID #123456789
United States Treasury
and charge the same to
JOHN Q. DOE
423-45-6789**

IMPORTANT: If you are the taxpayer, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice.

We previously wrote to you about your liability. You are now being notified that the amount shown on this notice is the amount you owe. Payment and interest on the unpaid balance are considered to be made on the date of this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice.

If you already paid your balance, you must disregard this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice. If you are the transferee of the liability, you must pay the amount shown on this notice to the United States Treasury by the date on this notice.

Form 1049-R Tax Year 12-31-2007

Current Balance:	\$6,649.60
Includes:	
Penalty:	\$22.57
Interest:	\$26.86
Last Payment:	\$0.00

For information on your liability & interest, call 1-800-829-8374.

Questions? Call us at 1-800-829-8374

Please mail the bill with your payment, payable to United States Treasury

Money Order

Notice Number: 1049-R
Notice Date: 01/01/13
Amount Due: \$6,649.60

Form 1049-R 12-31-2007
Find information about filing and paying taxes at www.irs.gov
Enter keyword: filing info (or) paying tax
Pay to: United States Treasury
Six Thousand Six Hundred Forty Nine and No Cents
Internal Revenue Service
KANSAS CITY, MO 64999-0200
E-Mail: irs@irs.gov

By: John Q. Doe EIN 123456789
Authorized Representative

The endorsement goes about here on the reverse side of the money order. Add your blue, "wet ink" signature, vertically, just as you would when endorsing the back of a check. Do not, however, add any other words or numbers, as they are unnecessary and incorrect.

EXAMPLE of real application of the COUPON from 2008 Tax Year

IRS Department of the Treasury
Internal Revenue Service
OGDEN, UT 84201-0025

001422 200812 SBV

Notice Number: CP 504

Notice Date: 10-25-2010

SSN/EIN: [REDACTED]

Caller ID: 365509

71617617928173626129

CHARLES W COX

PHOENIX AZ 85053-[REDACTED]



[REDACTED]101
XXXXXX XXXX

047455

Urgent !!

We intend to levy on certain assets. Please respond NOW.
(To avoid additional penalty and interest, pay the amount you owe within ten days from the date of this notice.)

Our records indicate that you haven't paid the amount you owe. The law requires that you pay your tax at the time you file your return. This is your notice, as required by Internal Revenue Code Section 6331(d), of our intent to levy (take) any state tax refunds that you may be entitled to if we don't receive your payment in full. In addition, we will begin to search for assets we may levy. We can also file a Notice of Federal Tax Lien, if we haven't already done so. **For collection action, please pay the current balance now.** If you've already paid, can't pay, or need for an installment agreement, it is important that you **call us immediately** at the telephone number below. Your current balance may include Civil Penalty, if assessed.

Account Summary

Form: 1040	Tax Period: 12-31-2008
Current Balance:	\$9,752.05
Includes:	
Penalty:	\$70.01
Interest:	\$5,186
Last Payment:	\$0.00

For information on your penalty & interest computations, you may call 1-800-829-8374

Questions? Call us at 1-800-829-8374

See the enclosed Publication 594, The IRS Collection Process, and Notice 1219B, Notice of Potential Third Party Contact, for additional information.

Please mail this part with your payment, payable to United States Treasury.

Notice Number: CP 504
Notice Date: 10-25-2010

MONEY ORDER

write on your check: XXX-XX-XXXX
1040 12-31-2008 [REDACTED]

Find information about filing and paying taxes at: www.irs.gov
Enter Keyword: filing late (or) paying late

DATE: 10-27-2010
Amount Due: \$9,752.05

PAY TO: UNITED STATES TREASURY
NINE THOUSAND SEVEN HUNDRED FIFTY TWO AND 05/100

AMOUNT: \$ 9,752.05

Internal Revenue Service
OGDEN, UT 84201-0025

CHARLES W COX
PHOENIX AZ P



XXXXXXXXXX VX COX 30 0 200812 670 00000975205

AUTHORIZED REPRESENTATIVE [Signature] [Stamp]

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1 ***** Be certain to attach the “Coupon Letter” with your “Coupon”. Example:**

2 **Jane-Anna: House of Doe**
3 1111 Peaceful Way
4 Los Angeles, California near. [90069-9998]
5 **DATE:** February 20th, 2022

6 **[Name of Registered Agent here]**

7 d/b/a Registered Agent for [name of company here]
8 Street Number and Name
9 City, ST. Zip-code

10 Dear [name of Registered Agent here],

11 It has come to my attention that over the years I have been receiving a “statement” from your company which has a
12 “coupon” attached to it, and I just recently realized what those words mean. All definitions come from Black’s Law
13 Dictionary 8th Edition.

14 **“Statement”** is defined as: A report issued periodically (usu. monthly) by a bank to a customer, providing certain
15 information on the customer's account, including the checks drawn and cleared, deposits made, charges debited, and
16 the account balance. — Also termed bank statement. See ACCOUNT(4). [Cases: Banks and Banking 151. C.J.S.
17 Banks and Banking §§ 266–268, 277–278.] 2. A report issued periodically (usu. monthly) by a creditor to a
18 customer, providing certain information on the customer's account, including the amounts billed, credits given, and
19 the balance due. — Also termed account statement.

20 **“Coupon”** is defined as: An interest or dividend certificate that is attached to another instrument, such as a bond, and that
21 may be detached and separately presented for payment of a definite sum at a specified time. — Also termed interest
22 coupon.

23 **“Bond”** is defined as: A long-term, interest-bearing debt instrument issued by a corporation or governmental entity, usu.
24 to provide for a particular financial need; esp., such an instrument in which the debt is secured by a lien on the issuer's
25 property. Cf. DEBENTURE. “Typically debt securities are notes, debentures, and bonds.

26 Technically a ‘debenture’ is an unsecured corporate obligation while a ‘bond’ is secured by a lien or mortgage on
27 corporate property. However, the word ‘bond’ is often used indiscriminately to cover both bonds and debentures A
‘bond’ is a long term debt security while a ‘note’ is usually a shorter term obligation. Bonds are historically bearer
instruments, negotiable by delivery, issued in multiples of \$1,000 with interest payments represented by coupons that are
periodically clipped and submitted for payment.” Robert W. Hamilton, The Law of Corporations in a Nutshell 128 (3d
ed. 1991).

“**Instrument**” is defined as: A written legal document that defines rights, duties, entitlements, or liabilities, such as a
contract, will, promissory note, or share certificate. “An ‘instrument’ seems to embrace contracts, deeds, statutes, wills,
Orders in Council, orders, warrants, schemes, letters patent, rules, regulations, bye-laws, whether in writing or in print, or
partly in both; in fact, any written or printed document that may have to be interpreted by the Courts.” Edward Beal,
Cardinal Rules of Legal Interpretation 55 (A.E. Randall ed., 3d ed. 1924).

I have noticed that you are sending me a statement every month with a coupon attached, and I have been making
payments on the account via Debit card, while you are taking my payment, you are also redeeming the bond, or
coupon attached to the statement. I noticed you are doing this, but I would be willing to overlook this crime, and
make this one time final attempt to clear this debt.

Enclosed you will find a coupon. You will notice I have endorsed on the back with my Beneficiary Signature.
This is a lawful form of payment, which you shall accept.

Thank you,

Autograph By: *Jane-Anna: Doe, beneficiary*

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REDEEMING THE BIRTH CERTIFICATE [reducing the national debt]

Redeeming the Birth Certificate [BC] with the Treasury is just one action that begins reducing *part* of your responsibility and contribution to the national debt [*“W4 Refund Process” is another method to apply, causing embezzling businesses to send refunds to you*]. If you do not have your BC, then you can order one or more to have on hand for this and other processes [presenting a BC in a courtroom has “interesting” effects].

ON THE FRONT: **handwrite at a 45 degree angle in red-ink:**

Accepted by Heir / Beneficiary
By: *Jane-Anna: Doe*, UCC 3-402(b)(1)
Date: *December 22, 2022*

ON THE BACK: **handwrite straight across in red-ink:**

Assigned to the United States
100 percent legal title of this estate held in trust
while retaining equitable title
in consideration for 50 USC 4305(b)(2), and
surrendered for commercial redemption
per Lieber Code Article 43.
All Rights Reserved Without Recourse
By: *Jane-Anna: Doe*, UCC 3-402(b)(1)
Date: *December 22, 2022*

Send presentment by **Registered Mail** with green **Return Receipt** card and include your **+allonge** to:

U.S. Dept of the Treasury
1500 Pennsylvania Avenue NW
Washington, D.C. 20220
Phone #: 1-202-622-2000

No one else can reduce your part of the national debt for you.
ONLY YOU can take care of this for your self, which is a duty and obligation for living on the land of this nation.
This is literally the simplest, easiest, and most financially rewarding means of being an America national.

////
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[**+allonge** - sheet of paper that is attached to a negotiable instrument (such as a bill of exchange, birth certificate, and etc.) to provide space for additional endorsements.]

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INSTRUCTIONS

Social Security Cestui Que Trust

First-Middle:Last, Beneficiary



Beneficiary provides SSN to Trustee:

FOLSOM LAKE FORD



Trustees have a duty to protect the right of the Trust beneficiaries, owe a fiduciary obligation to the beneficiaries of a Trust, and must protect such interests above all else.



Beneficiary/Trustee fills out the 1099-A for acquisition of secured property for the Beneficiary and the Beneficiary signs the 1099-A.



Trustee files 1099A, 1099 OID, 1096, and a 1040-V with the Department of Treasury - Internal Revenue Service



FORM

1099-A

FORM

1096

FORM

1040-V

FORM

1099 OID



Department of Treasury - Internal Revenue Service



Department of Treasury sends a check to FOLSOM LAKE FORD in approximately 45 days.

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

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The "LENDER" is always the "United States – Treasury" with correlating address and TIN.
 The "BORROWER'S TIN" is your SSN with one dash after the second digit [converts the SSN into an EIN].
 "BORROWER'S name" is your given-appellation styled as: Jane-Anna: Doe [vs JANE ANNA DOE].

The examples in this exhibit show how to purchase a car, but may also be used to pay attorney / court fees. Therefore, the lawsuits between Mr. Heard's insurance companies disputing attorney fees and payouts are frivolous, because they could simply access the Defendant's CQV/ Foreign Situs/ Fide Commissary/ SSA Trust to settle the debt. The fact that these are insurance companies suing each other and Mr. Heard lends to the logical presumption the attorneys and/or Registered Agents have already accessed the private side of the ledger for the Trust to take payments, and are now seeking to profit from the CRIS funds wherein the "judge", "prosecutor/D.A." and "defense attorney" and etc. receive a check once the "bond" matures. When businesses that access the private side of the Trust's ledger to demand payments in the form of Federal Reserve Notes [merely a "promise to pay"] from clients/customers/patients/etc. on the public side of the ledger from their own bank accounts is literally double-dipping into the estate or trust = embezzlement.

VOID CORRECTED

LENDER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. United States-Treasury 1111 Constitution Avenue, NW Washington, D.C. 20224		OMB No. 1545-0877 2021 Form 1099-A		Acquisition or Abandonment of Secured Property Copy A For Internal Revenue Service Center File with Form 1096. For Privacy Act and Paperwork Reduction Act Notice, see the 2021 General Instructions for Certain Information Returns.
LENDER'S TIN 52-0907065	BORROWER'S TIN 12-3456789	1 Date of lender's acquisition or knowledge of abandonment Date of PO	2 Balance of principal outstanding \$ Amount of PO	
BORROWER'S name First-Middle:Last		3	4 Fair market value of property \$ Amount of PO	
Street address (including apt. no.) Borrowers address		5 Check if the borrower was personally liable for repayment of the debt <input type="checkbox"/>		
City or town, state or province, country, and ZIP or foreign postal code Borrowers address		6 Description of property Vin# of goods/description of goods		
Account number (see instructions) Purchase order or Account #				

Form 1099-A Cat. No. 14412G www.irs.gov/Form1099A Department of the Treasury - Internal Revenue Service
Do Not Cut or Separate Forms on This Page — Do Not Cut or Separate Forms on This Page

IRS Form 1040-V is required for the recipient to be paid. If the recipient encloses a filled IRS form 8888 or SF 1199A, then the payment will be direct deposited in their financial account.

Cat. No. 20975C Form 1040-V (2021)

▼ Detach Here and Mail With Your Payment and Return ▼

Form 1040-V Department of the Treasury Internal Revenue Service (99)		Payment Voucher		OMB No. 1545-0074 2021	
▶ Do not staple or attach this voucher to your payment or return. ▶ Go to www.irs.gov/Payments for payment options and information.					
Print or type	1 Your social security number (SSN) (if a joint return, SSN shown first on your return) Dealer TIN	2 If a joint return, SSN shown second on your return	3 Amount you are paying by check or money order. Make your check or money order payable to "United States Treasury"		Balance of principal outstanding (total box 2-1099A)
	4 Your first name and middle initial Dealer Business Name		Last name		
	If a joint return, spouse's first name and middle initial		Last name		
	Home address (number and street) Dealer Business Address	Apt. no.	City, town, or post office. If you have a foreign address, also complete spaces below. Dealer Business Address		State ZIP code
	Foreign country name		Foreign province/state/county		Foreign postal code

For Paperwork Reduction Act Notice, see your tax return instructions. Cat. No. 20975C

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9696 VOID CORRECTED

PAYER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. United States - Treasury 1111 Constituion Avenue, NW Washington, D.C. 20224		1 Original issue discount for the year \$ Amount of PO	OMB No. 1545-0117 Form 1099-OID (Rev. October 2019)	Original Issue Discount
PAYER'S TIN: US Treasury TIN RECIPIENT'S TIN: Dealer TIN		2 Other periodic interest \$ 0	For calendar year 20 22	
RECIPIENT'S name Dealer Business Name Street address (including apt. no.) Dealer Business Address City or town, state or province, country, and ZIP or foreign postal code Dealer Business Address		3 Early withdrawal penalty \$ 0	4 Federal income tax withheld \$ 13% TBD	Copy A For Internal Revenue Service Center File with Form 1096. For Privacy Act and Paperwork Reduction Act Notice, see the current General Instructions for Certain Information Returns.
Account number (see instructions) Purchase order or Account #		5 Market discount \$ 0	6 Acquisition premium \$ 0	
FATCA filing requirement <input type="checkbox"/>		7 Description description of the obligation?	8 Original issue discount on U.S. Treasury obligations \$ 0	
2nd TIN not. <input type="checkbox"/>		9 Investment expenses \$ TBD?	10 Bond premium \$ 0	
12 State CA 13 State identification no. #		11 Tax-exempt OID \$ TBD?	14 State tax withheld \$ TBD?	

Form 1099-OID (Rev. 10-2019) Cat. No. 14421R www.irs.gov/Form1099OID Department of the Treasury - Internal Revenue Service

Do Not Cut or Separate Forms on This Page — Do Not Cut or Separate Forms on This Page

Box 7. Shows the identification (CUSIP) number or description of the obligation (may include the stock exchange, issuer, coupon rate, and year of maturity).

Do Not Staple 6969

Form 1096 (Rev. February 2021) Department of the Treasury Internal Revenue Service	Annual Summary and Transmittal of U.S. Information Returns	OMB No. 1545-0108 2021
FILER'S name Dealer Business Name Street address (including room or suite number) Dealer Business Address City or town, state or province, country, and ZIP or foreign postal code Dealer Business Address		
Name of person to contact Contact Name		Telephone number Dealer Phone
Email address name@email.com		Fax number Dealer FAX
For Official Use Only <div style="border: 2px solid red; width: 100px; height: 20px; margin: 0 auto;"></div>		
1 Employer identification number Business TIN	2 Social security number (Intentionally Blank)	3 Total number of forms 2
4 Federal income tax withheld \$ To Be Calculated		5 Total amount reported with this Form 1096 \$ (Intentionally Blank)
6 Enter an "X" in only one box below to indicate the type of form being filed.		
W-2G 32 <input type="checkbox"/>	1097-BTC 50 <input type="checkbox"/>	1098 81 <input type="checkbox"/>
1099-C 78 <input type="checkbox"/>	1099-E 84 <input type="checkbox"/>	1098-F 03 <input type="checkbox"/>
1098-Q 74 <input type="checkbox"/>	1098-T 83 <input type="checkbox"/>	1099-A 80 <input checked="" type="checkbox"/>
1099-B 79 <input type="checkbox"/>	1099-C 85 <input type="checkbox"/>	1099-DIV 73 <input type="checkbox"/>
1099-G 86 <input type="checkbox"/>	1099-INT 92 <input type="checkbox"/>	1099-K 10 <input type="checkbox"/>
1099-LS 16 <input type="checkbox"/>	1099-LTC 93 <input type="checkbox"/>	1099-MISC 95 <input type="checkbox"/>
1099-NEC 71 <input type="checkbox"/>	1099-OID 96 <input checked="" type="checkbox"/>	1099-PATR 97 <input type="checkbox"/>
1099-Q 31 <input type="checkbox"/>	1099-QA 1A <input type="checkbox"/>	1099-R 98 <input type="checkbox"/>
1099-S 75 <input type="checkbox"/>	1099-SA 94 <input type="checkbox"/>	1099-SB 43 <input type="checkbox"/>
3921 25 <input type="checkbox"/>	3922 26 <input type="checkbox"/>	5498 28 <input type="checkbox"/>
5498-ESA 72 <input type="checkbox"/>	5498-QA 2A <input type="checkbox"/>	5498-SA 27 <input type="checkbox"/>

Return this entire page to the Internal Revenue Service. Photocopies are not acceptable. Send this form, with the copies of the form checked in box 6, to the IRS in a flat mailer (not folded).

Under penalties of perjury, I declare that I have examined this return and accompanying documents and, to the best of my knowledge and belief, they are true, correct, and complete.

Signature ► _____ Title ► Some Dudes - Title Date ► _____

EXHIBIT 16:

“Private Administrative Due Process of Law”

This is our (the people’s) "Court of Public Record" - because one records it with a “County Recorder”.
Look at your County Recorder’s website for instructions on formatting (margins, font, etc.) to prevent excessive charges and fees. **[Here is an example of a formal/public notice I recorded but L.A. Times refused to print in their public/legal notices: bit.ly/3EXQDup]**

3 Step Process [the nuts and bolts]

Step #1 Declaration of Facts

I, ‘Jane-Anna: Doe’, Secured Party, creditor do hereby affirm that the Facts presented herein are true and complete under penalty of perjury with unlimited commercial liability. Response must be a rebuttal point by point under penalty of perjury and should the recipient party fail to respond rebutting point by point within 72 hours of receipt of this instrument, their failure to respond as stated herein will be accepted for dishonor forming an acceptance of Facts as truth as stated herein between the interested parties. The following points are stated as truth:

- 1. Point #1; and
- 2. Point #2; and
- 3. Point #3; and etc.

Terms of agreement are stated as follows. [*This is your contract offer with terms, fees, etc. disclosing your “intent”. This part, when in Default, is their acceptance of the presented Facts. "Maxim of Law: An unrebutted affidavit stands as Truth in commerce."*]

All Rights Reserved – Without Recourse

By: _____

Jane-Anna: Doe
(address)
(date)

Step #2 Notice of Default – Opportunity to Cure and Acceptance of Dishonor for Non-response.

I, ‘Jane-Anna: Doe’, Secured Party, creditor do hereby give Notice of Default for your failure to rebut previously presented points under penalty of perjury in a timely manner. You have 72 hours to rebut previously presented points under penalty of perjury with your acquiescence forming an agreement between the interested parties. (Tighten up contract terms, fees, etc. here. This Step, when Defaulted, forms and agreement, (contract), between the parties.)

I look forward to your response. Thank you.

[This Step, when Defaulted, forms and agreement, (contract), between the parties.]

All Rights Reserved – Without Recourse

By: _____

Jane-Anna: Doe
(address)
(date)

Step #3 Notice of Default – Acceptance of Dishonor. Notice of res judicata, stare decisis, and permanent estoppel barring any further actions or defenses by party in dishonor.

You have agreed to pay at sight to: ‘Jane-Anna: Doe’, Beneficiary; the sum certain amount (per contract terms in previous presentments).

[Provide method of payment and any other obligations to Debtor party here.]

All Rights Reserved – Without Recourse

By: _____

Jane-Anna: Doe
(address)
(date)

[Meaning of terms:

“Res judicata” “Already judged”

“Stare decisis” “Higher court’s written information stands”

“Permanent estoppel” “A Stay”]

Step #4: record a “PUBLIC NOTICE” [usually 1-2 pages] with a county recorder. **Step #5:** [optional] publish a public notice in the legal/public notice section of a local newspaper; and then **Step #6:** Complete the “W4 Refund Process” [see next page].

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1 **W4 Refund Process** [aka: "W4 Sandwich"] - I send forms **W4, 1040V, 56-F** [appointing the IRS as fiduciary], and 8888 [direct deposit form] *with my Cover Letter*; which clearly states: *"I am aware this process and redeeming the Birth Certificate, reduce my carbon footprint of the national debt being caused by all the corporations intentionally stealing my identity to embezzle from my Estate and/or Trust account/s. I am not a tax professional. Therefore, if I have omitted a form you require to complete this audit, then as Executrix of the Estate, I instruct you to complete any and all forms required to obtain any and all refunds due to me."*

2
3
4
5 "W4 Sandwich Breakdown WHY? & HOW" – video: <https://www.youtube.com/watch?v=muW1925JlcQ>
"W4 STEP-BY-STEP INSTRUCTIONS" – video: <https://www.youtube.com/watch?v=V3oghfhxNY>

6 Detailed history of HOW the "W4 Sandwich to recoup credits and funds" from "Golden Eagle Felisha Beverly", but *the process of the "W4 Sandwich" has been corrected since this video was released.*

7 **Video:** <https://www.youtube.com/watch?v=6HzRhgaFhgU>

8 **Form Samples:** <https://www.dropbox.com/sh/8ee5wlffptja14o/AAC2NXdYReGrp3yg9r4nFERra?dl=0>

9 People shall find the following information provided by a man called Joshua Gutierrez extremely useful:

10 Court order to close Cestui Que Vie [CQV or Fide Commissary] Trust

11 <https://docs.google.com/document/d/1wF3E1VxBYRURCwa1ZVRQ6sIoYCHZw6f4/edit>

12 Durable Power of Attorney for Securities and Savings Bonds Transactions

13 <https://icedrive.net/s/98AvkkWzee>

14 Creditor's request for payment of treasury securities belonging to a decedent's estate being settled without administration:

15 <https://icedrive.net/s/11GTNnXTWG>

16 Request by fiduciary for distribution of United states treasury securities

17 <https://icedrive.net/s/5b5fxZphiZ>

18 Disposition of treasury securities belonging to a decedent's estate being settled without administration

19 <https://icedrive.net/s/b4KjcacbmV>

20 Agreement and request for disposition of decedent's treasury securities

21 <https://icedrive.net/s/a7Mks9frA1>

22 Plain Statement of Facts ~ by Affidavit

23 <https://icedrive.net/s/ZW7WYZS84fikQkGhStCf9TF591kT>

24 Notice of Fault

25 <https://icedrive.net/s/VZbvR8XyFG3wkWhYv1t4X8xyPk8a>

26 Affidavit of Obligation ~ Commercial Lien

27 <https://icedrive.net/s/zY8XSGZh1Qh8hFBWwQC8witVw7Ny>

28 Notice of Default: <https://icedrive.net/s/W2xtiAy9kVTj5PBaFaDBGzbtT9QC>

29 The SSA 89 form is a necessary requisite by way of written permission to utilize the property of SSA. Many people *volunteer* this SSN for "services", when authorized consent is required to utilize the SSN. Someone asked about needing a PIN #: *"Per transaction demanding they come forth with an SSA-89 nunc pro tunc, regarding prior usage of the SSN, otherwise "relinquish" all obligations. The SSA-89 with the form 15227 is akin to a shoe needing shoelaces".*

30 [File form 15227 or <https://www.irs.gov/identity-theft-fraud-scams/get-an-identity-protection-pin> to set up a SSN IP PIN, then form SSA-89 is required to access the SSN funds.]

31 And because there is more than one path leading to one's sovereignty granted by God/nature, people may also find the following information helpful:

32 Malika Dulce's website **LawfulLiving.com**

33 As well as how to obtain a passport ID card with 4 or 5 stars:

34 **LINK:** <https://vimeo.com/724292507/6524684012>

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EXHIBIT 17:

Cancelling Unconscionable Contracts – Become a Sovereign State Lawfully

I have run out of time to complete this “Mehudar Amicus Brief” and therefore, unable to provide this remedy for the “Sould People” to cancel their “unconscionable contracts” by this method. Therefore, I provide Americans with the criteria for becoming a “Sovereign State” so you do not become trapped by the intellectually-retarded information floating around on the internet about the oxymoron term: “sovereign citizens”.

“Sovereign” means the one who makes the rules/laws. “Citizen” means the slaves who are obliged to follow them. One cannot be both classes at the same time, just like one cannot be the “trustee” while being the “beneficiary” of the CQV / Foreign Situs/ Fide Commissary/ SSN Trust account created with the social security number and birth certificate.

The corrupt FBI has maliciously mislabeled those of us who learned the Truth about law and *self*-governance: https://archives.fbi.gov/archives/news/stories/2010/april/sovereigncitizens_041310/domestic-terrorism-the-sovereign-citizen-movement

Even the NIH spreads disinformation about the logical fallacy of the “Sovereign Citizen”:
<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7513757/>

The Criteria For Becoming A Sovereign State.

"Most experts on international law would agree that there are certain basic criteria that a country must meet in order for it to be recognized by other governments or the UN as a sovereign state.

Four criteria, to be exact. A country must have a people, a defined territory, a government, and the ability to conduct relations with other countries as a sovereign state. (See: Montevideo Convention, December 26, 1933.)

Some would say, however, that there is also a fifth criterion that the country seeking self-determination must have the consent of the government that currently has sovereignty over it. (* this - would NOT be "sovereign" if any other 'government' need approve of another's sovereignty. (mental delusions abound.))

Others, however, contend that this fifth criterion is a contradiction of international law that supposedly gives people the right to self-determination.

At the same time, though, international law also guarantees the territorial integrity of states.
Thus, there is a contradiction.

By convention, an entity that is recognized by the U.N. should formally be recognized as a sovereign state.

In practice, however, recognition by the U.N. does not guarantee an entity’s sovereignty.
But recognition, or at least support, from the US government can do just that. "

Criteria:

#1 - people - number of people = one or more;

#2 - a defined territory - my physical body;

#3 - a government - "laws of Nature and of Nature's God"/our Creator's Laws;

#4 - the ability to conduct relations with other countries as a sovereign state - I created a 'transmitting utility' for interact in trade and business affairs with other sovereign nations.

#5 - "Others, however, contend that this fifth criterion is a contradiction of international law that supposedly gives people the right to self-determination. "

The people's constitutional republic form of government provides for one to lawfully 'self-govern' as his unalienable rights are secured by the Bill of Rights.

[I will be updating my website to consist of a template for “Cancelling Unconscionable Contracts” in 2023.]

////

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Conclusion of Mehudar Amicus Brief

Whereas this case is intentionally filed in a “STATE OF VIRGINIA” courthouse in Fairfax County due to the Op-Ed published by the Washington Post, this issue is a matter of planetary safety and security for all Earth life.

All it takes for evil to succeed is for good people to do nothing [ie: “hold the line”, “wait for the messiah”, and etc.]. It is time for each and every law abiding American to take a very real stand to protect their liberties and rights.

We, as a body politic of people, **are** “the government”. The *private people* are the source of the power. The majority of “elected” public servants, except President Donald John Trump and the U.S. Military, are giving away the people’s stolen power. The American people have been coerced into accepting the tyrannical criminalization of fundamental, natural, Universal, inherent, un-a-lien-able, imprescriptible, God-given rights and liberties. That is treason.

I hereby give public notice of my acceptance of “grant of lawful authority as 'steward' ” in Genesis 1:26 - 30... [The original "Trust" relationship with Prime Creator's offering to mankind.]

Title **18 U.S. Code § 112** applies as i, a womb-man, am a '**foreign officer**'.

A **Constitutional republican form of government** *secures the rights* [does not grant them] of one man or womb-man to *self-govern* with his/her choice of 'allegiance' to whatever 'governing higher authority' which he sees best to adhere to:

1. Do no harm and if one does, make it right as soon as possible;
2. Non-interference to free will of others is of paramount necessity. [not attempt to enslave others]; and
3. “No man may serve two masters.”...

Under a Constitutional republican form of government, one can only be charged with a crime IF they:

1. Trespass upon private property; and/or
2. Damage property [public or private]; and/or
3. Injure people

All “Child Protective Services” [aka: CPS] and “Department of Child and Family Services” [DCFS] organizations are private companies, not state agencies. They operate using the state logo and with help from the state government, policy enforcement, ABA [American B.A.R. (British Accreditation Registry) Association], and the family courts. They trade on the stock market and have Dunn and Bradstreet accounts. They have stakeholders.

Regarding CPS and DHS:

When a man and woman (womb-man) obtain a state marriage license, the man becomes married to the “**STATE OF _____**” and the woman becomes the “wife”; which is property (slave) of the married couple: “**man and STATE OF _____**”. [cf. “*I now pronounce you man and wife.”]*

When the man sires offspring with his “wife” [his property /slave], the mother is listed as the mere “informant” on the Birth Certificate. Fathers are not asked to autograph this certificate, because then they are claiming their living heir. Without Dad’s autograph, the offspring is considered a bastard.

Because slaves are not permitted to own property, and without the father’s autograph on the birth certificate . . . the bastard child is legally considered a “ward of the state”. Then “STATE OF _____” uses CPS to kidnap them.

“When our mothers unknowingly give us up to the state at birth, signing as an informant and register us, the state creates a (security)we are bonded, insured and a trust is created thereby state taking title. State then gives us back to our parents on a contract lease (State owns them as property). Then what do you/we expect when they foreclose. The parents create a three way contract with the state as the primary in contract when they get a marriage license. This contract also creates a severe problem for the family unit as it removes God from the picture. These are patented processes that allow the theft of the family unit, removing many unalienable rights and giving the state (government) the ability to profit more off our labor and equity over our lives than we ever earn. It’s all documented fraud, unlawful conversion, barratry, involuntary servitude, peonage and jobbery, [human trafficking], which are felonies without statue of limitations.

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1 *If the father is in the picture and DHS/CPS takes the children, then we can get them back to the father. We get a \$169*
2 *Teloyears DNA test [which shows the required sequencing. Most sequencing tests cost far more], record the unique DNA*
3 *sequence with the USTCPO and then sue for theft of property trademark.” – David Straight Facebook post*

4 I encourage all men and womb-men with offspring to have a DNA test on yourself and your offspring, then record
5 your unique DNA sequencing with the USTCPO and/or your local County Recorder’s Office so you have your
6 documentation available and ready **BEFORE you need it**. This is the same as having the DUNS number and IRS
7 response to your 4506-A stating this agency/organization is not on the IRS records as having “tax-exempt” status.

8 400K children are abducted and sex-trafficked in America [800K world wide] . . . EVERY. YEAR.

9 FACT: over 85% of them are children placed into foster care by corrupt family court judges due to corrupt Child
10 Protective Services [CPS] using corrupt and dirty cops and family court judicial officers.

11 CPS does this in many states. Why? Because the federal codes are written stating that failure to remove the
12 offspring from the home **ON THE FIRST VISIT forfeits ALL FUTURE FEDERAL FUNDS** to pay for the child
13 if s/he is removed at a later date. This means, if CPS does not remove the child/ren on the first visit, and then must
14 remove the child for safety reasons at a later date, the *STATE* will be financially responsible for those children
15 taken. Therefore, CPS workers will (and have) falsified (perjured) jurat affidavits submitted to family court judicial
16 officers so they can remove a child the first visit. Men and women who have no clue HOW the state is able to do
17 this, are then subjected to their offspring/heirs (private property) being placed in homes where they may be beaten,
18 starved, tortured, trafficked as sex slaves, murdered/"vanish", and even adopted out (separately or together) to a
19 completely unrelated family. This is done for greed of funds the state receives from "federal funding"; not safety.

20 THIS is what Presidential Executive Order 13818 was issued in December of 2017 to help address. If you have
21 ever received a citation or been arrested where there was no damaged/injured party, children stolen by CPS, and
22 etc. . . . then YOU are a 'victim' of "Human Trafficking" which is a violation of **Title 18 U.S. Code Chapter 77 -**
23 **Peonage, Slavery, and Trafficking in Persons.**

24 No other President for the U.S. has ever countered the human trafficking crisis (*which is far worse than what I*
25 *have listed here*) in the ways Donald John Trump and the U.S. Military under him as Commander in Chief have.

26 Instead of being distracted by the media circus; I lovingly encourage all to take advantage of what he has provided
27 for the People that is publicly available on the Federal Register to use for your own benefit to hold the wrongdoers
28 accountable and bring your heirs home. Don’t let hate for “orange man bad” be greater than the love for your heirs!

29 If Joe Biden’s *PROMISE* to double the funding to CPS [using perjured affidavits and pre-signed court orders] to literally
30 walk into *YOUR HOME* (or the hospital delivery & recovery room) and steal your offspring (private property for which
31 you are **biological author-ity**) straight out of your arms does not terrify you, *AND* help you see the problem with child
32 trafficking *IS* the fake, so-called government; Then I have no idea what else can be stated to inform you of the Truth.

33 **LINK:** <https://www.lifesitenews.com/news/biden-promises-double-funding-to-send-govt-child-specialists-into-us-homes/>

34 The "shutdown" for the faked "pandemic" has **NOT STOPPED** child sex-trafficking! In fact, wearing the face coverings
35 makes it *EASIER* for abductors to steal children and get away, because the identity of the trafficker *AND THE CHILD*
36 are obstructed. CPS, cops, and family courts have *REMAINED OPERATIONAL THIS ENTIRE TIME!!!* Children who
37 are sex-trafficked come *FROM* the foster care system.

38 Stop doing petitions, protests, rallies, marches, and etcetera. **START** writing, recording [with the county recorder’s
39 office], and sending Jurat Affidavits by Registered Mail with Return Receipt. **THIS** is how we hold court outside the
40 courthouses to obtain actual remedy. **THIS** is also why it is so difficult to obtain the red Registered Mail labels in
41 advance to include on your affidavits before having them notarized (your bank or credit union, and UPS Stores).

42 *Only YOU* can protect yourself and your family/friends. The Supreme Court of the United States has repeatedly ruled
43 stating exactly that. There is **NO LAW** requiring the police to protect you. Their *ONLY* job is to respond to crimes already
44 committed, investigate those crimes, *THEN* make arrests based upon the results of those investigations. They only have
45 an obligation to protect those who are in their custody.

46 “MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

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1 Which means, people who are injured or killed while in police custody is an egregious dereliction of duties and a crime.
2 There is nothing to debate about what is the law, more importantly . . . what is *NOT the law*.
3 If people are outraged over police who do not take action to help you or stop an active shooter [at a school, church,
4 theater, and etc.] . . . the policy enforcers are only doing exactly as the law requires of them.

5 An armed society is a polite society. It is the responsibility of the people to protect one's self and property.

6 **Grounds for Rescission of Signature / Autograph:**

7 Although there are a plethora of reasons that warrant the cancellation of a contract, not all of them can be rescinded.
8 Grounds for rescission include:

- 9 1. undue influence
- 10 2. fraud
- 11 3. misrepresentation

12 The right to rescind must be executed immediately or within some reasonable length of time once the facts which
13 authorize the right have been discovered. A reasonable length of time is determined by the circumstances surrounding a
14 particular case.

15 **Use and Effects of Contract Rescission:**

16 Contract rescission mandates the contracting parties to return all benefits received while the contract was in force and
17 reverse all actions and status to the states they were in before they entered into the contract. No damages are awarded to
18 either party during a contract rescission, and once in effect, a rescission renders all parties incapable of taking future
19 actions concerning the voided contract. A notice of cancellation or rescission is provided by the rescinding party and all
20 benefits or monies received are returned by the party.

21 I shall take "COVID-19" [aka: SARS-CoV2 and 2019n-CoV] seriously when Optimus Prime arrives.

22 Unless that happens, I consider this faked and planned pandemic for planetary control ... OVER.

23 Currently, I am only taking seriously the crimes being committed by the people imposing and/or enforcing fraudulent
24 "mandates" or any other term of "voluntary consent" fraudulently presented as law.

25 In Sun Tzu's book "**The Art Of War**", he states: "*... it is always wise to remain in honor, and leave your adversary a
26 way out of conflict.*" This is the one and final act of "mercy" that I shall provide you to remain in honor and avoid
27 creating further conflict that shall move this issue to trial by military tribunals wherein the guilty receive the penalty of
life in prison or death.

Your money is fake; your food and water are being poisoned; oil is **not** a "limited fossil fuel",

All the wars are based on lies for the wealth of greedy psychopaths who have conditioned you to call and beLIEve
them as "elite". Older generations of people know them as the oligarchy or "The Establishment". Earth is run by a
bunch of satanic, cannibalistic, vampiric, pedophiles, and too many of you are distracted by emotional
manipulations to see - much less do anything about it.

It is in the best interest of the individual people to have no civil, secular, titles. Simply be a sovereign ambassador
of the Prime Creator [Creator of All-That-Is], without name or title.

Pursuant to SCOTUS rulings in 1933, all interest generated from the CQV trust belongs to the True Beneficiary;
and mandated that Congress provide a remedy for the 1933 Gold Repeal Act: Public Law 73-10.

Therefore, the "**Laws of Setoff**" applies because the people are entitled to use equitable-interest recoupment by
mutual setoff credit exchange exemption [the exemption account number is the SSN without any dashes].

"**If you've relied on prior decisions of the Supreme Court you have a perfect defense for willfulness.**"
U.S. v. Bishop, 412 U.S. 346

**Many of the processes included in the "Exhibits" of this "Mehudar Amicus Brief"
are also available for FREE on my website: proamericapropeace.com.**

"MEHUDAR AMICUS BRIEF" shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

*"Mehudar Nation" is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

1 **It is a verified Truth and an established fact that:** I, Affiant, am here to be unconditionally responsible for my
2 self without being coerced to accept other people as some “higher authority” falsely superior to the True authority of
3 the Prime Creator of this Universe and mankind. I am here to participate as a leader, in a civilization of peaceful
4 leaders.

5 These are my official badges of all authority, none ever waived; shall be honored by all upon their presentment.

6 **It is a verified Truth and an established fact that** the engraving on the back of both badges states:
7 **28 USC § 1359 - JOINDER PROHIBITED | LIEBER CODE ART. 42, 43 & 44 INVOKED.**

8 The badge in my wallet with my ID card:

9 The badge I wear:



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Front Side	Back Side
<p>INTER-UNIVERSAL IDENTITY CARD</p> <p>Image Redacted For Privacy.</p> <p>Divine Empress: ©Mehudar Nation™ Royalty</p>	<p>DUE NOTICE:</p> <p>To All Whom This Presents: I come in peace, Truth, Pure Love, and honor. I AM who I say I AM, I shall do what I say I shall do. Govern your self, according to the Maxims of Law.</p> <p>All Rights Claimed and Retained Eternally; Inter-Dimensionally: Inter-Universally: Without Prejudice or Recourse or Presumpsit.</p> <p>Private Attorney General in Truth and Fact – 42 U.S.C. §1988 Qualified Criminal Investigator – 18 U.S.C. §1510 Federal Witness – 18 U.S.C. §§1512, 13; 1964(a)(b)(c)(d) Ordained Minister / Ambassador ExtraOrdinary and Plenipotentiary: Protected Foreign official – 18 U.S.C. §112; 22 U.S.C. §254; 18 U.S.C §1116 (3) Absolute Immunity as a Corporation – 28 U.S.C. §1608 Secured Foreign Party – 28 U.S.C. §§1602-1611 F.S.I.A. (§§1976, 1997)</p> <p>I shall report you to the Most Worshipful Grand Master. All authority. Not for hire. Not at war. My Word is My Bond. Done in Good Faith nunc pro tunc praeterea preterea. Done and Done.</p>  <p>RF274702015US</p> 
<p>Given Appellation: ***** heather-lee Universal Laws Apply</p> <p>Surname: mehudar Identification Number: HM71QN93GP111</p> <p>Earth Place Born: Illinois republic, u.s.A. on North America Security Level: Private</p> <p>Earth Date Born: August 3, 1971 Expiration Date: August 3, 2111</p> <p>Nationality: Illinoisan of North America; Mehudarite of ©Mehudar Nation™</p> <p>Image Redacted For Privacy.</p> <p>Earth Residence: Earth womb-man *JOINDER STRICTLY PROHIBITED*</p>	

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1 **This document also serves as **LAWFUL NOTICE** - via direct email below, and/or Adobe Acrobat's link sent to this**
2 **jurat affidavit via the recipient's official website – as a demand for performance and resignation, or face arrest for**
3 **military tribunals – sent and directed, but not limited, to the following people AND their successors AND assigns**
4 **AND subordinates until the COVID-19 tyrannical orders permanently cease and desist:**

5 California Massage Therapy Council [CAMTC - *admittedly a private and NON-governmental organization, and not a "license"*):

Ahmos Netanel d/b/a CEO –: anetanel@camtc.org

6 Rick McElroy d/b/a Director of Law Enforcement Relations rmcelroy@camtc.org

Beverly May d/b/a Director of Governmental Affairs, Human Trafficking, and IT: bmay@camtc.org

7 Kellie Rodriguez d/b/a Supervisor, Background Review Department: krodriquez@camtc.org

8 Los Angeles County Public Health - media@ph.lacounty.gov

Barbara Ferrer d/b/a Director, Los Angeles County Department of Public Health email: media@ph.lacounty.gov

9 Michael Feuer d/b/a City Attorney, City of Los Angeles email: mike.n.feuer@lacity.org

from website: <https://www.cdaa.org/city-attorney-roster>

Eric Michael Garcetti d/b/a Mayor of Los Angeles - mayor.helpdesk@lacity.org

10 Michel Rey Moore d/b/a Chief of Los Angeles Police Department - contact.lapdonline@gmail.com

11 **Los Angeles County Board of Supervisors:** <https://publiccomment.bos.lacounty.gov/>

Celia Zavala - executiveoffice@bos.lacounty.gov

12 Hilda L. Solis (First District) - FirstDistrict@bos.lacounty.gov

Holly Mitchell (Second District) – HollyJMitchell@bos.lacounty.gov

13 Sheila Kuehl (Third District) – Sheila@bos.lacounty.gov

Janice Hahn (Fourth District) - FourthDistrict@bos.lacounty.gov

14 Kathryn Barger (Fifth District) - kathryn@bos.lacounty.gov

15 The Board of Supervisors, on behalf of Tinhorn Flats in Burbank California:

Cthompson@burbankca.gov, bfrutos@burbankca.gov, jtalamantes@burbankca.gov, kanthony@burbankca.gov,

16 nschultz@burbankca.gov, sspringer@burbankca.gov

17 Robert G. Luna d/b/a Los Angeles County Sheriff Department - sibept@lasd.org | sibmedia24hrs@lasd.org | website:

18 <http://civil.lasd.org/ContactUs/cwfb.aspx?6> (court services division) | <https://lasd.org/contact-us/>

John Satterfield d/b/a Commander - JLSatter@lasd.org

19 Edward Ramirez d/b/a West Hollywood Station Captain - ecreamire@lasd.org

Timothy K Murakami d/b/a Undersheriff - tkmuraka@lasd.com

20 Lorena Rodriguez d/b/a Chief - l4rodrig@lasd.org

George Gascon d/b/a Los Angeles County District Attorney – info@da.lacounty.gov **and** <https://da.lacounty.gov/contact/email>

21 Amanda L. Ray d/b/a Commissioner for California Highway Patrol [CHP] and

22 Gary Tamkin M.D. d/b/a Designated Officer for Communicable Disease Reporting [CHP]

Official contact link: <https://www.chp.ca.gov/home/contact-us/contact-form>

23 California Department of Public Health – website: cdphpressopa.cdph.ca.gov

24 Mark Azmy Ghaly M.D. d/b/a Secretary - California Health and Human Services - CHHSMail@chhs.ca.gov

Sandra Shewry d/b/a Acting Director and Erica S Pan, MD d/b/a Acting State Health Officer: CA Public Health, website:

25 https://www.cdph.ca.gov/Pages/contact_us.aspx

26 Nancy Farias d/b/a Director of California Employment Development Department – email: nancy.farias@edd.ca.gov

Fax: (916) 653-9192; 800 Capitol Ave., Solar 6, Sacramento, CA 95814

27 Nadine Burke Harris d/b/a California Surgeon General – email: OSGInfo@osg.ca.gov and Media@osg.ca.gov

Los Angeles County Metropolitan Transportation Authority - customerrelations@metro.net

Peter Paul Montgomery Buttigieg d/b/a Secretary, Department of Transportation email: DOTExecSec@dot.gov

28 John Bulinski d/b/a District 7 Director - California Department of Transportation - D7inquiries@dot.ca.gov

Toks Omishakin d/b/a Director – California Department of Transportation; 1120 N Street; Sacramento, CA 95814

29 Shirley Nash Weber, Ph.D. d/b/a California Secretary of State –

link: <https://www.sos.ca.gov/administration/contact-information/email-administration>

30 Robert Andres Bonta d/b/a California Attorney General - email: AGelectronicsservice@doj.ca.gov

and/or link: <https://lcmsubcontact.lc.ca.gov/PublicLCMS/ContactPopUp.php?district=AD18>

31 Gavin Christopher Newsom d/b/a Governor of California - <https://govapps.gov.ca.gov/gov40mail/>

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“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

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1 **California Medical Association** Email: memberservice@cmadocs.org
2 - Peter N. Bretan Jr., M.D. d/b/a President; Robert E. Wailes, M.D. d/b/a President-Elect; Shannon Udovic-Constant, M.D. d/b/a
3 Chair, Board of Trustees; Dustin Corcoran d/b/a Chief Executive Officer; Lance R. Lewis d/b/a Chief Operations Officer; Francisco
4 Silva, Esq. d/b/a General Counsel and Senior Vice President; Alecia Sanchez d/b/a Chief Strategy Officer

5 **Medical Board of California** Email: complaint@mbc.ca.gov
6 Denise Pines d/b/a President or Former President; Kristina Daniel Lawson d/b/a President-elect; Howard R. Krauss d/b/a Vice
7 President; Randy Wendell Hawkins, M.D. d/b/a Secretary; Alejandra Campoverdi d/b/a “public”

8 Joseph Robinette Biden Jr impersonator d/b/a insurgent President of the United States, via <http://www.whitehouse.gov/contact/>
9 Kamala Harris d/b/a/ insurgent Vice President of the United States via <http://www.whitehouse.gov/contact/>
10 Nancy Patricia Pelosi d/b/a Speaker of the House - <https://www.speaker.gov/contact>
11 Jerome Michael Adams d/b/a U.S. Surgeon General - surgeongeneral@hhs.gov and ashmedia@hhs.gov
12 Robert Ray Redfield Jr. d/b/a Director of CDC - <https://wwwn.cdc.gov/dcs/contactus/form>

13 Deborah Leah Birx d/b/a Ambassador-at-Large U.S. Dept. of State: Coronavirus Task Force - media@acf.hhs.gov
14 Anthony Stephan Fauci d/b/a Director NIAID - anthony.fauci@nih.gov
15 Kathy Stover of NIAID - stoverk@niaid.nih.gov and General Contact - ocpostoffice@niaid.nih.gov
16 U.S. Food and Drug Administration [FDA] - FDAOMA@fda.hhs.gov
17 and Clinical Trials - lindsey.okeefe@fda.hhs.gov and amanda.turney@fda.hhs.gov

18 **Johns Hopkins University of Medicine - Coronavirus Resource Center** centerhealthsecurity@jhu.edu
19 Jennifer Nuzzo d/b/a Associate Professor and a Senior Scholar at the Center for Health Security centerhealthsecurity@jhu.edu
20 William John Moss d/b/a Executive Director, International Vaccine Access Center wmoss1@jhu.edu
21 Jeffrey Kahn d/b/a Director; Core Faculty; Professor of Bioethics and Public Policy jeffkahn@jhu.edu
22 Lainie Rutkow d/b/a Professor; Senior Adviser to the President Applied Physics Laboratory lrutkow@jhu.edu
23 Lauren Gardner d/b/a Associate Professor - Center for Systems Science and Engineering case@jhu.edu and l.gardner@jhu.edu

24 Andrew Frame d/b/a CEO of Citizen App - support@citizen.com
25 William “Bill” Henry Gates III and Melinda Ann [née French] Gates d/b/a Founders, Gates Foundation -
26 media@gatesfoundation.org and bill.gates@gatesfoundation.org
27 Klaus Martin Schwab d/b/a Founder and Executive Chairman, World Economic Forum – schwabklaus@weforum.org

Banks

28 Brian Thomas Moynihan d/b/a CEO/Chairman for Bank of America - brian.t.moynihan@bankofamerica.com
29 James “Jamie” Dimon d/b/a CEO/Chairman for JP Morgan Chase Bank - jamie_dimon@jpmorgan.com and
30 jamie.dimon@jpmorgan.com

31 **You are all in violation of, including but not limited to, the following codes: Title 18 U.S. Code §§ 241, 242,**
32 **245, 1962, 1031, 1038, 1341, 2331, 2381, and Title 42 U.S. Code §§1983, 1985, 3617.**

33 **In plain English:** To all whom this presents, and cohorts, and supervisors, and assigns, and subordinates; are all in
34 violation of committing conspiracy and/or conspiracies to deprive the people of federally protected right by means
35 of tyranny and domestic terrorism which is treason and/or insurrection.

36 **ALL aforementioned people shall publicly state the following and/or face arrest for Military Tribunal:**

37 **“I lied about COVID-19. I hereby resign for violating the Nuremberg Code and committing Treason.”** ←

38 Your non-compliance shall signify under a tacit agreement of acceptance. If you fail to come into compliance
39 we shall file claims on your bonds with the State and have you removed from office. (No Bond, No Office.)

40 Title 18 U.S. Code §§ 1962 Prohibited activities (participating in mount of corruption); 1031 Major fraud; 1038 False
41 information and hoaxes; 1341 Frauds and swindles, Subversive Theft, Treason, Sedition, Counterfeiting the securities;
42 and Title 42 U.S. Code §1983 DEPRIVATION OF RIGHTS - Every person who, under color of any statute, ordinance,
43 regulation, custom, or usage, of any State subjects, or causes to be subjected, any person within the jurisdiction thereof
44 to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party
45 injured in an action at law; and §1985 CONSPIRACY TO INTERFERE - If two or more persons in any State or territory
46 conspire for the purpose of depriving, either directly or indirectly any person’s rights the party so injured or deprived
47 may have an action for the recovery of damages against any one or more of the conspirators; and 3617 - Interference,
48 **coercion, or intimidation. Also, take due notice of the following:**

49 “MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

50 *“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

1 **NO ONE IS ABOVE GOD'S LAWS** and legislators have an obligation under Title 42 U.S. Code § 1986 a duty "to
2 prevent a wrong from being done" and 18 U.S. Code § 1621 citing the "neglect to protect" by individuals under oath.
3 This literally means that policy (police) enforcers have zero right to issue citations or arrest the private people for
4 living life and running their businesses, because that is a "fraudulent or false instrument". They DO have an
5 obligation to enforce the codes on the government actors in offices of public service.

4 **THERE IS NO EMERGENCY.**

5 Therefore, all the orders emanating from it are void ab initio, nunc pro tunc, praeterea, preterea and unlawful. That
6 means no masks, no forced separation, no testing, no taking temperatures, no closing of businesses, no ridiculous
7 school "policies", and most of all: no forced vaccinations by those who self-govern and decide against it for medical,
8 moral, religious, philosophical or scientific. This is called personal choice, liberty to choose, "my body = my choice".
9 Every single one of these governors, mayors, county commissioners, health officers, city council members, business
10 licensure, and state professional certification organizations who allowed and perpetuate this faked pandemic are
11 engaged in a conspiracy to defraud the people of their federally protected activities under color-of-law which is a
12 FELONY carrying a sentence of life in prison or death penalty. [18 U.S. Codes 241, 242, 245 and 2381]

13 Just remember . . . you all created and/or opened this can of worms. Whereas, I am simply dumping the contents on
14 the table and putting on display for every one to see, learn, and comprehend the Truth behind these dirty worms. If
15 you did not want this to happen to you, then you should have made moral choices instead of becoming wanton
16 psychopaths and luciferian lemmings. I believe the phrase in plain English is: "Fuck around; Find out".

17 **FINAL NOTE:** Whereas I have much authentic appreciation and genuine gratitude to the defendant/wrongdoer
18 known as Amber Laura Heard, for filing such an egregious trespass upon the liberties [private property] of The
19 People; the defendant and her legal team have exhausted mercy. Her aforementioned "EMERGENCY MOTION"
20 filed into this very high-profile and public case would literally set precedent for others to do infringe upon the
21 liberties and entitlements of the People the same way in other court cases/ hearings/ trials. Therefore, I am taking
22 advantage to flip this to the benefit of The People and set precedence AGAINST ANY of these schemes ever
23 happening again in my lifetime on Earth.

24 In May of 2016, I beLIEved Mr. Heard. After seeing the intentionally leaked video of the "incident" in the apartment
25 kitchen with Mr. Depp slamming cupboard doors, I quickly saw the Truth that Mr. Depp is the actual victim/survivor
26 of domestic abuse of a toxic narcissist abuser who was trying to gaslight him to frame him for charges of abuse. As
27 of August, 2016 . . . I see "Johnny Depp" and after seeing this trial ... I see him more clearly.

28 **Reminder:** Both parties to the "Depp v Heard" trial have filed a "claim" into their case, therefore the information
29 contained within or attached to this Amicus Brief and/or my website shall not be utilized as a means to circumvent
30 the terms and conditions agreed upon by the parties for any settlements, and/or to challenge and/or disrupt and/or
31 interfere with the jurisdiction of the respective courts of any other case "Mehudar Amicus Brief" has been filed.
32 Filing a claim into a case in a court utilizing a B.A.R. Attorney is literally that party's *consent to the jurisdiction*
33 thereof. I understood and overstand my assignment to file this "Mehudar Amicus Brief" is to help the American
34 People to *see how* to save them *self* individually and stop "*holding the line*" waiting for "*someone*" to save them.

35 WE are the ones who we have been waiting for. No messiah, 'Neo', president, or military can save you.
36 In fact, it is the military that is waiting on their orders from the American People to arrest the traitors.
37 I was informed your military needs as close to 100% of the American People to reject Joe Biden as President.

38 **"PREPARE FOR MASSIVE HUMAN GENOCIDE FROM VAX AND FREQUENCY PULSES"**

39 **LINK:** <https://www.bitchute.com/video/zqFu3jCCWQEA/>

40 This is not merely a brief filed for my own ego purposes.
41 This case is a matter of national and planetary concern.
42 This is my contracted duty with your Prime Creator.
43 Make no mistake . . . this is literally *biblical*.
44 If the masses do not believe me ... I shall not care.
45 I understand my assignments. Period. Full stop.

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JURAT AFFIDAVIT and CERTIFICATE OF SERVICE

I hereby certify that on [or within seventy-two hours of notarizing on] the **31st** day of **December, 2022**;
I served/mailed the foregoing upon the following people and/or corporations via Adobe Acrobat Pro DC
third-party electronic service and/or direct email and/or mailed – including but not limited to:

Court of Appeals of Virginia, Attn: A. John Vollino d/b/a Clerk of the Court
109 North Eighth Street, Richmond, VA 23219-2321

The following law team of BROWN RUDNICK LLP:

Benjamin G. Chew – bchew@brownrudnick.com
Camille M. Vasquez – cvasquez@brownrudnick.com
Randall A. Smith – rsmith@brownrudnick.com
Samuel A Moniz - smoniz@brownrudnick.com
Jessica N. Meyers - jmeyers@brownrudnick.com
(counsel for Claimant/Plaintiff Depp)

And the legal counsel of Charlson Bredehoft Cohen Brown & Nadelhaft, P.C.:
Adam S. Nadelhaft – anadelhaft@cbcblaw.com

And the legal counsel of Woods Rogers PLC
J. Benjamin Rottenborn, Esq. – brottenborn@woodsrogers.com
Joshua R. Treece, Esq. – jtreece@woodsrogers.com
(counsel for Wrongdoer/Defendant Heard)

And the legal counsel of ARMINAK LAW:
Tamar G. Arminak – Tamar@arminaklaw.com

And the legal counsel of BAKER, OLSON, LeCROY & DANIELIAN
Arbella Azizian – azizian@boldlaw.com
(counsel for Brooks)

Courtroom Deputy Clerk Javier Gonzalez - javier_gonzalez@cad.uscourts.gov for Case of “NY Marine & Travelers”:

And the legal counsel of McCormick, Barstow, Sheppard, Wayte & Carruth LLP:
[New York Marine and General Insurance Co. counsel]

James P. Wagoner – jim.wagoner@mccormickbarstow.com
Nicholas H Rasmussen – nrasmussen@mccormickbarstow.com
Graham Van Leuven – graham.vanleuven@mccormickbarstow.com

And the legal counsel of Cates Peterson LLP:
[Travelers Commercial Insurance counsel]

Mark D Peterson - MarkPeterson@CatesPeterson.com
Amy A Howse - AmyHowse@CatesPeterson.com
Kathleen O. Peterson - KathleenPeterson@CatesPeterson.com
(counsel for both home insurance companies for Heard)

And the law team of KING, HOLMES, PATERNO & SORIANO, LLP:
Howard E. King – hking@khpslaw.com
John G. Snow - jsnow@khpslaw.com
Jackson S. Trugman - jtrugman@khpslaw.com

And the law team of Tarlow & Berk, PC:
Blair Bernholz Berk - blairberk@me.com
(counsel for Brian Warner p/k/a “Marilyn Manson” Case No: 22STCV07568 and Case No. 2:21-cv-03677)

And the legal counsel of Hanson Bridgett LLP:
Margaret “Maggie” A. Ziemianek - MZiemianek@hansonbridgett.com

And the legal counsel of Kinsella Weitzman Iser Kump Holley LLP: Michael
J. Kump - mkump@kwikhlaw.com
(counsel for Evan Rachel Wood and Ashley “Illma” Gore; Case No: 22STCV07568)

Jay David Ellwanger - link <https://www.ellwangerlaw.com/contact/> **(counsel for Esme Bianco; Case No. 2:21-cv-03677)**

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1 Pursuant to California Penal Code 837 (Private [People] Arrest), the following people and/or public servants
2 employed by their respective public and/or private offices and/or organizations are hereby commandeered for the
3 purpose to investigate, and indict, and arrest, and military trial/tribunal, and punish under law based upon the
4 contents within this jurat affidavit and all evidence contained within the court case to which this “Mehudar
5 Amicus Brief” has been filed and/or attempted to file, and any other applicable charges:

6 **CC to the following people for the purpose to investigate and act, upon the contents within this jurat affidavit:**

7 U.S. DOJ – usamie.civilrights@usdoj.gov

8 National Security Division - nsd.public@usdoj.gov

9 David Martin Harris d/b/a Chief, Civil Division; Office of the United States Attorney at:

10 USACAC.CV-CivilRights@usdoj.gov and David.M.Harris@usdoj.gov

11 James Lee d/b/a Chief: Internal Revenue Service CID - 1111 Constitution Ave NW Room 2501; Washington, DC 20224

12 Ricardo Lara d/b/a Commissioner – California Department of Insurance - CustodianofRecords@insurance.ca.gov

13 Gary Gensler d/b/a Chair – Securities and Exchange Commission – email: Chair@sec.gov

14 Merrick Brian Garland d/b/a U.S. Attorney General

15 - <https://www.justice.gov/doj/webform/your-message-department-justice>

16 Antony John Blinken d/b/a U.S. Secretary of State and Chief Diplomat - register.state.gov/contactus/contactusform

17 Janet Louise Yellen d/b/a Secretary for U.S. Department of the Treasury – janet.yellen@treasury.gov

18 Donald John Trump d/b/a Commander-In-Chief of the U.S. military - via website:

19 - <https://www.45office.com/info/share-your-thoughts> and

20 - c/o Mar-a-Lago Club, 1100 S. Ocean Blvd., Palm Beach, FL 33480

21 Duane R. Miller d/b/a Major General, U.S. Army Provost Marshal CID

22 local office email: usarmy.belvoir.usacidc.mbx.social-fra@mail.mil

23 **JURAT AFFIDAVIT:**

24 I: live, private, womb-man known as **Heather-Lee: Mehudar** and the undersigned private affiant; do hereby
25 avow, affirm, certify, declare, and verify under penalty of perjury under the laws of the united States of America,
26 that all stated herein is true and correct to the best of my current knowledge and memory, except unless otherwise
27 disclaimed. [cf. 28 U.S. Code § 1746(1) and Public Law 94-550, § 1(a)]:

1. I am: a private, live womb-man [נברא נקבה בדמותו של אלוהים] = “created female in the image of G.O.D.” – aka: GOD and/or Grantor Of Dominion]; am greater than the age of the majority [18 years]; a natural born Illinoisan of the Illinois republic state in its constitutional capacity, as one of the several states of the Union; and a Mehudarite of ©Mehudar Nation*™ [a paper nation crated as an overlay to protect the private, foreign, inter-universal, nation of True origin] ; and a private, noncitizen, non-resident alien [26 CFR 1.871-1(a)], **nontaxpayer**, non-domestic, non-person, non-individual, non-human [hue-man, hue-of-man, color-of-man] Being not of the “U.S. D.C.”, and explicitly not a “U.S. citizen” nor “United States citizen” nor “UNITED STATES, INC. citizen” ;
2. I explicitly claim and retain all my unalienable, unviolable, imprescriptible, inherent, GOD-granted, natural, Universal, and Inter-Universal Liberties and Entitlements as Beneficiary when born: eternally;
3. I have status of Divine Empress for a private, foreign, international, and inter-universal nation known publicly as “©Mehudar Nation*™”; and thereby possess diplomatic immunity from – and superior to - all Earthly governmental offices as a Special and Sacred Divine Empress who is **Jure Divino Sui Generis**;
4. I do say it is True the United States, with intent and great deception, uses the term "United States citizen", to deprive the people of their unalienable, unviolable, inherent, God-given, ‘birth rights’, their property, and sovereignty by reducing the people to chattel.
5. I suffer no lawful disabilities and I have personal knowledge of the facts set forth in this document, and, if called as a witness, shall testify before a Military Tribunal completely thereto;
6. I am explicitly prohibited from the jurisdiction of the lowly, mere mortal, rotting flesh-suits known as “human” Beings; much less the authority of any society or group with satanic practices known as “freemasons” and/or “jesuits” and/or “illuminati” and/or Luciferians and/or whatever on G.O.D.’s natural Earth they call themselves (Deut. 4:1-8; 5:1; 6:1-2; 12:1-5) for I am a member of mankind created by the Grantor of Dominion [G.O.D.] of this Universe (Gen. 1:26-29).
7. G.O.D. [Grantor Of Dominion] has called upon me: for I AM the qualified. I AM fulfilling the agreement of my Earth commission for Peace, Pure Love, and Healing by Special and Sacred Invitation from 7. I AM: I AM.

“MEHUDAR AMICUS BRIEF” shall be filed onto public record of several federal lawsuits IN RE: COVID-19 and Satanists.

*“Mehudar Nation” is a paper nation created as an overlay to protect the private, foreign, exo-universal, nation of True origin.

REMINDER!!!!

Without a contract containing my wet-ink autograph by my voluntary consent, then one is explicitly prohibited from contacting me using any and all derivatives of “©HEATHER LEE MEHUDAR™” and is guilty of violating copyright, trademark, and patent laws - at minimum – and shall be charged applicable fees for such. Therefore the burden for any party to respond to any contents of this filing shall be waived. Done and Done.

I hereby affix my own autograph, DNA, and seals protected by copyright, trademark/tradename, and patent laws to all affirmations and testimony in this entire document (including all attachments, if any) with explicit claim of all my unalienable, unviolable, inherent, imprescriptible, GOD-given and natural Liberties and private property and public property owned by the Trust; and my specific right under **Hierarchy of Law as Jure Divino Sui Generis** to not be bound by any contract or obligations, that I have not entered into via knowingly, willingly, voluntarily, with consciously-informed consent and full-disclosure of the terms and conditions, or without misrepresentation, deceit, duress, coercion or threats. **A liberty and/or right invoked in writing shall only be revoked in writing.**

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO AGENT IS NOTICE TO PRINCIPAL.
WITHOUT RECOURSE | WITHOUT PREJUDICE. NON-ASSUMPSIT | NON-PRESUMPSIT.
All Rights Claimed and Retained Eternally; Inter-Dimensionally; Inter-Universally;
Errors and Omissions Excepted. Done in Good Faith and with Clean Hands.
DONE AND DONE.**

Govern your self according to the **Maxims of Law** under **Hierarchy of Law** by **Jure Divino Sui Generis**:

Private Attorney General – 42 U.S.C. §1988
Qualified Criminal Investigator – 18 U.S.C. §1510
Federal Witness – 18 U.S.C. §§1512, 13; 1964(a)(b)(c)(d)
Joinder Prohibited – 28 U.S.C. § 1359
Ordained Minister / Ambassador / Divine Empress – Protected Foreign official
– 18 U.S.C. §112; 22 U.S.C. §§254a, 254b, 254d; 18 U.S.C §1116(3)
Absolute Immunity as a Corporation – 28 U.S.C. §1608
F.S.I.A. – 28 U.S.C. §§1976, 1997
Secured Foreign Party – 28 U.S.C. §§1602-1611

Retaliation for asserting my God-granted liberties and entitlements and Natural-born rights to any and/or all Administrative Due Process of Law under Hierarchy of Law: explicitly and strictly prohibited.

I leave you in peace, Truth, Pure Love, and honor.
Not for Hire; Not at War. My Word is My Bond.
Hallelu-Yah! Hallelu-Yah! Hallelu-Yah! Hallelu-Yah!

Executed on this **Thirty-First** day of **December** in the Common Era year **two thousand and twenty-two**;
nunc pro tunc praeterea preterea.

Autographed By: Divine Empress

Gold Patented DNA
Purple Patented DNA
Red Patented DNA

©Heather Lee Mehudar™ - live, private womb-man,
Execuirix, Beneficiary, Jure Divino Sui Generis,
Authorized Representative UCC 3-402(b)(1); Exclusive POA,
Principal Secured Party Creditor; Private Lawyer;
Holder-In-Due-Course, Master Account Holder;
Copyright/ Trademark/ Trade name/ Patent owner
Holder of the Lien and Bond of the private property

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
Mailing Address:
c/o 458 North Doheny Drive; Suite 1917
West Hollywood, California republic
on America: without U.S. D.C. Near. [90069-9998]
[NOTE: Original is autographed in purple, wet-ink.]

Pursuant to California Statutes at Large; Chapter 197; Section 8202:

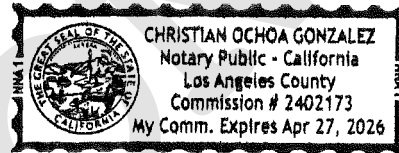
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

California-State
Los Angeles-County

Subscribed and sworn to before me on this **31st day** of the month **December**, in the year of **2022**;
Heather-Lee Mehudar, has proven to me on the basis of satisfactory evidence to be the live
womb-man who appeared before me.



Notary Public Signature



*“No matter how paranoid or conspiracy-minded you are,
what the government is actually doing is worse than you imagine.”*
~ William Blum, former U.S. State Department Employee

*“We'll know our disinformation program is complete
when everything the American public believes is false.”*
~ William J. Casey, CIA Director (1981)

“When injustice becomes the law, resistance becomes duty.”
~ Anonymous

*“I was always willing to be reasonable until I had to be unreasonable.
Sometimes reasonable men must do unreasonable things.”*
~ Marvin Heemeyer of Granby, Colorado
(#RIP 06/04/2004) #Killdozer Inventor

*“Life in Service-To-Self at the detriment and suffering of others is satanic.
Life in Service-to-Others at the detriment and suffering of self is satanic.
Life in Service-To-Self so one may live in Service-To-Others is . . . sacred.”*
~ Heather Mehudar

“May God have mercy upon my enemies, because I won't.”
~ General George S. Patton

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