

# NOTICE

Call For Sheriffs, Governors, AGs & DAs To Launch Court Proceedings Against The “Virus” Hoax

TheBigVirusHoax.com and We The People vs The United States Government, each State in the Union, and every City and County Municipal Government.

All men and women have been endowed by The Creator God Almighty with Inalienable Rights of Individual Sovereignty, Free Will, Self Determination, Liberty, and Responsible Freedom. A wide variety of manmade Laws have been established to protect the Inalienable Rights of every man and woman. The Declaration of Independence, Constitution of the United States of America, Bill of Rights, U.S. Codes, Federal Civil Rights, Americans with Disabilities Act, Nuremberg Code, The Universal Declaration of Human Rights, and The International Bill of Human Rights are among the most notable of Laws that were established not to give men and women their Inalienable Rights, but to protect them. No man or woman can be deprived of their Inalienable Rights without “Due Process of Law.” Allegations, accusations, assumptions, unfounded assertions, fantastical tales, media -driven narratives, personal beliefs, and opinions are not a basis for depriving any man or woman of his or her God-given Inalienable Rights.

An allegation has been made that there exists a “Coronavirus Global Pandemic.” Elected and non-elected government officials are supporting this allegation, conspiring with the fabricators of this allegation, and willfully subjecting men and women to the deprivation of their Inalienable Rights with this allegation. Thus, the door to judicial process has been blown wide open. It MUST now be proven that such a “Coronavirus Global Pandemic” exists. It MUST be proven that there exists an alleged “virus,” that such alleged “virus” is “invasive, infectious, and contagious” and that such alleged “virus” causes illness and death. Otherwise, it is just a fantastical media-driven narrative.

We hereby assert our Defense that there is no such thing as a “virus.” We contend that the allegation, accusation, and assertion that “viruses” exist is false. An abundance of information has been compiled and published at TheBigVirusHoax.com, which substantiates and validates our Defense. There are numerous scientists, doctors, health practitioners, educators, virologists, biologists, and other “expert witnesses” who will testify that “viruses” as “invasive, contagious, infectious, and deadly microbial creatures” do not exist. While there are also “expert witnesses” who will testify that such “viruses” do exist, we contend that such “expert witnesses” are victims of an erroneous indoctrination-based education system who are ill-informed, misinformed, and biased with financial incentives and motives. The only thing that is really needed for our Defense to prevail in a Court of Law is common sense, critical thinking, and clear-minded unbiased judgment. Let the facts be presented in a Courtroom.

It will be proven in a Court of Law that no alleged and so-called “virus” has EVER been purified and isolated, let alone administered to a healthy person who was thereby made sick. Yet, “viruses” are alleged to be resting upon countertops, schoolroom desktops, shopping carts, steering wheels, and floating all through the air. A man or woman of reasonable thinking would conclude there must be a great many “viruses” that can be found inside of facemasks that are said to block them from being transmitted. Let’s see them. Certainly, if they really do exist, they can be scraped from facemasks, countertops, shopping carts, and desktops, right? Let’s see them and let’s see the process for procuring them.

It will be proven in a Court of Law that scientists cannot create natural biological life in a laboratory. That is notwithstanding the fact that so-called “viruses” are “nonliving particles,” which, according to the mainstream media, can be “killed” with anti-viral hand soaps and disinfectants. How do you kill something that is not alive? Only The Creator God Almighty can create life. The only things being created in biolabs are bioweapons. Aside from the many toxic and harmful chemicals that are being put into our water supplies, processed food supplies, and the air we breathe, it will be proven that biological weaponry is what is harming men and women. It will be proven in a Court of Law that “vaccines” make people sick, kill people, and are being used as bioweapons. The CON-CEPT of “viruses” only serves to facilitate the multi-billion-dollar profit-driven education, medical, chemical, and pharmaceutical industries, and the benefactors thereof. As a result of this great “virus” myth and big “virus” HOAX, men and women are being falsely accused of carrying and/or potentially carrying alleged “viruses” that can allegedly be transmitted from one man or woman to another man or woman making them sick and/or killing them. This is an extremely serious allegation, accusation, and assertion, which men and women are entitled to defend themselves against. It is being used to deprive men and women of their Inalienable Rights under “Color of Law.” Thus, it is imperative that this matter be addressed in a Court of Law via a transparent and televised public trial.

We are hereby putting you on NOTICE of our Defense and demand that the alleged “virus” go to trial in a Court of Law. Since you are alleging, accusing, and asserting that men and women are carriers and/or potential carriers of illness-causing “viruses” that are “contagious, transmittable, and deadly” you are conspiring with the fabricators of this allegation and willfully subjecting men and women to the devaluation of their Inalienable Rights under “Color of Law.” This is a violation of U.S. Code 18, Sections 241 & 242. You MUST prove the existence of the alleged “virus,” its alleged contagious transmissibility, and its alleged illness-causing and death-causing effects or be found GUILTY of Crimes Against Humanity.

Nobody can deprive men and women of their God-given Inalienable Rights based upon mere allegations, accusations, assumptions, unfounded assertions, fantastical tales, media-driven narratives, personal beliefs, and opinions. There MUST be “Due Process of Law.” In this case, “Due Process of Law” means you MUST prove the alleged and so-called “virus” exists.

**WE DEMAND A PUBLIC TRIAL.**

Deprivation of Inalienable Rights under “Color of Law” is a crime pursuant to U.S. Code 18, Sections 241 & 242, which reads as follows:

**18 U.S. Code § 241** – *“Conspiracy against rights -- If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured — They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.”*

**18 U.S. Code § 242** – *“Deprivation of rights under color of law -- Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.”*