

The Notice & Demand Letter “Explained”

The 69-page Notice & Demand Letter sent to Governor Baker is the first step in taking legal action for violation of his Oath of Office and unconstitutional mandates. This Notice & Demand Letter “Explained” is designed to help educate and understand what is contained in this document. If you do not know your rights, then you have no rights.

If Governor Baker does not refute this Notice & Demand in kind, it stands as truth and evidence in a court of law. If he denies receiving the Notice & Demand, then he has committed perjury. Anyone who tries to enforce any of the mandates also violates their Oath of Office and the United States and the Massachusetts Constitutions and can be personally held liable. If this cannot be resolved amicably, then We the People will pursue all equal and equitable remedies.

1. **Parties (Page 1)** – This is a brief description of the legal case being made against the Governor for his actions that constitute domestic terrorism against **We the People** of Massachusetts. This makes him personally liable to have these grievances addressed in a court of law.
2. **Notice of Lawful Jurisdiction (Page 1 - 2)** – This is the section that grants under the First Amendment of the Constitution the rights of **We the People** to bring forth this Notice & Demand to have a re-dress of grievances by the government.
3. **Rebuttal of the Declaration of State of Emergency issued on 3/10/2020 (Pages 2 - 6)** – This section addresses each paragraph of the Governors unsubstantiated Declaration of a State of Emergency published on March 10, 2020. This is the basis for which the Governor assumed authority that he did not have. There was no scientific evidence to validate that there was a public health concern necessitating a state of emergency. Therefore, he had no authority to transfer enforcement to the Public Health Departments or law enforcement personnel.
4. **Demands (Page 6)** – This is the section where **We the People** demand the restoration of all rights that were taken away under the guise of an unsubstantiated public health issue. This includes no more mandatory face coverings, social distancing, business closures, quarantine, travel restrictions, etc.; halting all mandatory vaccinations; halting all media campaigns promoting vaccination and face coverings; halting all campaigns requiring testing and tracking. Lastly, provide a plan for economic recovery as businesses struggle to get back on their feet.
5. **Position Statement (Pag 6 - 7)** – This section begins the true, factual, lawful and constitutional ordained statements outlined in the preamble to the Declaration of Independence, The Constitution of the United States, and the Massachusetts Constitution. These are the foundation of expectations of We the Peoples on how we will be governed. No official may violate or alter any of these statements.
6. **Counts of Violations of the Constitution (Pages 7 - 21)** – There are 14 counts identified that Governor Baker has or could potentially violate depending on future actions as a result of this Notice & Demand Letter.

Count 1 – SECTION 802 OF THE USA PATRIOT Act (Pub. L. No. 107-52) – This sets forth the case that the Governors actions constitute domestic terrorism.

Count 2 – TITLE 4 U.S.C. § 101 - OATH BY MEMBERS OF LEGISLATURES AND OFFICERS – This sets forth the case that the Governors actions were deceptive, manipulative and by allowing CDC and the WHO to persuade public health officials to impose restrictions on

We the People that the oath of office to protect the citizens of Massachusetts was violated.

Count 3 – TITLE 18 U.S.C. § 241 - CONSPIRACY AGAINST RIGHTS – This sets forth the case that the unlawful confinement of a healthy population had no basis in science or fact in controlling the spread of transmission of any virus. Mandating unavoidably unsafe vaccines endangers the lives and property of **We the People**.

Count 4 – Title 18 U.S.C. § 242 - DEPRIVATION OF RIGHTS UNDER COLOR OF LAW – This sets forth the case that anyone who attempts to enforce any ordinance or mandate that is not a law is in violation of rights protected under the Constitution and can be held personally liable.

Count 5 – Title 18 U.S.C. § 1038 - FALSE INFORMATION AND HOAXES – This sets forth the case that the pandemic, a worldwide spread of a new disease, was nothing more than a fabrication of a deadly contagious disease in order to push vaccines on the population.

Count 6 – TITLE 18 U.S.C. § 1001 - STATEMENTS OR ENTRIES GENERALLY – This sets forth the case for falsifying, concealing, and covering up the truth around the causes of death in the population attributed to the virus.

Count 7 – TITLE 18 U.S.C. § 1503- INFLUENCING OR INJURING OFFICER OR JUROR GENERALLY – This sets forth a pre-emptive notification penalty for retaliation for this Notice & Demand.

Count 8 – Title 18 U.S.C. § 1512B - ENGAGES IN MISLEADING CONDUCT – This sets forth a pre-emptive notification to recipient to not destroy any documents or records related to this case.

Count 9 – TITLE 18 U.S.C. § 2071 - CONCEALMENT, REMOVAL, OR MUTILATION GENERALLY – This sets forth the pre-emptive notification to not destroy potential evidence.

Count 10 – TITLE 26 U.S.C. § 7214 - OFFENSES BY OFFICERS AND EMPLOYEES OF THE UNITED STATES – This sets forth the case that the mandates are nothing more than oppression of We the People under color of law.

Count 11 – TITLE 42 U.S.C. § 1983 - CIVIL RIGHTS ACTION FOR DEPRIVATION OF RIGHTS – This sets forth the case that mandates encourages business to violate HIPPA regulations and to discriminate against people who can not wear a face covering.

Count 12 – TITLE 42 U.S.C. § 1983 - CIVIL RIGHTS ACTION FOR DEPRIVATION OF RIGHTS – This sets forth the case that those businesses deemed “not essential” were denied equal protections under the law.

Count 13 – TITLE 42 U.S.C. § 2000A (A) PROHIBITION AGAINST DISCRIMINATION OR SEGREGATION IN PLACES OF PUBLIC ACCOMMODATION – This sets forth the case that

any business who makes public accommodation cannot deny entry to someone who does not wear a mask as this would-be segregation and racism.

Count 14 – CIVIL RIGHTS ACT OF 1871, 42 U.S.C. § 1985 – This sets forth the case that enforcement of the mandates violates a person’s rights protected under the Constitution.

7. The Exhibits (Pages 20 - 69) contain information that is publicly available and can be verified as a true and accurate representation of facts in support of this Notice & Demand Letter.

Exhibit A shows that the PCR test is not looking for a virus, but genetic sequences and it appears to be looking for human DNA. If so, then most tests will come back positive in asymptomatic people. Further investigation into the laboratory and cycles of amplification in support of positive cases is needed to show the amount of false positives determined by the testing.

Exhibit B shows that the CDC patented the coronavirus and had financial interest in the continuation of a pandemic.

Exhibit C shows that by OSHA calling COVID-19 a reportable illness put businesses in the position of having to implement extreme measures to protect employees from a disease that they do not have. Also, putting businesses in a position of being liable under General Duty clause and compensable under workers compensation.

Exhibit D shows that there is a potential conflict of interest whereby the Centers for Disease Control & Prevention is a Corporate subsidiary, and the Commonwealth of Massachusetts is a Corporation Parent according to Dunn & Bradstreet.

Exhibit E shows the CDC’s use of the patent process to create and patent the flavivirus chimeras (zika), developed a vaccine which likely caused the re-emergence of the Zika virus not seen in decades.

Exhibit F shows how candidate flu viruses are selected and manufactured by CDC and not based on known transmission to humans.

Exhibit G shows the WHO definition of a pandemic changed and no longer constitutes the threat of a deadly contagious virus and therefore does NOT substantiate a declaration of a State of Emergency.

Exhibit H shows that the 2009 H1N1 Swine Flu was likely synthesized in the laboratory since two viruses that are from different continents in pigs cannot merge and then jump to humans without assistance. Also, the vaccine that was used for this new H1N1 was already licensed in 2007 per the vaccine package insert.

Exhibit I shows at the height of the pandemic when it was reported that there were large numbers of elderly dying in nursing home facilities, the Massachusetts’s death rate was no higher than the previous ten years from people dying of infectious disease/respiratory diseases.

Go to www.beaconsofll.com/links to download the completed document.