

Declaration of Law, Status and Fact

(in the form of an Affidavit)

Applicable American Common Law

Whereas, the powers of each State Legislature and Governor are granted to them in the various State Constitutions, which they have taken a sworn oath to uphold. These powers are granted to them by 'the People' and for the benefit of 'the People'. *At no time* have the people granted authority over the People to the Legislature or authority over the People's inalienable rights.

Therefore, the Legislature does not have the authority to violate the rights of the people. Consequently, it is impossible for the Legislature to have ever granted such authority they do not possess, to any corporate or corporate-type entity which would allow them to violate the people's rights. Any statutory acts which attempt to do so are null and void.

Whereas, 'i' believe, the Unanimous Declaration of the Thirteen United States of America did, does and continues to be in effect and does read, "That *to secure these rights, Governments are instituted* among Men, deriving their just powers from the *consent* of the governed." ; 'i' believe the plain meaning of this single sentence is that the most basic purpose of government is to secure My rights;

this means that it is impossible for the Legislature or Boards [TYPE OF BOARD] or any other lawful body to grant such authority that they do not possess, to any corporate or corporate-type entity operating in Alaska which would allow them to violate the people's rights. Any statutory acts which attempt to do so are void from the inception.

Whereas, 'i' believe that the Constitutions of the United States and for the [YOUR STATE] state did, do and continue to protect My right to My beliefs, My property and privacy and that all those operating commercial companies, corporations or corporation-type entities within Alaska must abide by the Constitution and laws of Alaska and of the United States of America;

Whereas, 'i' believe that My rights of conscience, to formulate My beliefs are among My rights in which the Government does and must secure; and that the Constitution of the United States, Article in Amendment the first did, does and continues to read, "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."

Whereas, "If there is any fixed star in our constitutional constellation, it is that no official, high or petty, can prescribe what shall be orthodox in politics, nationalism, religion, or other matters of opinion *or force citizens* to confess by word or act their faith therein." [West Virginia State Board of Education v. Barnette, 319 U.S. 624 (1943)]"

This is important because **it is not my opinion that the injection is a vaccine** and further it is not my opinion that the injection is superior to natural immunity...and further it is not my opinion that...

[as many as you wish to add, this is your chance to use all the fodder you have and express YOUR OPINION about the jab, the mandates, the FREEDOM CONVOY, and anything else you believe!!].

Whereas, the Alaska Constitution Declaration of Rights Article 1, Section 4. Freedom of Religion reads:

“No law shall be made respecting an establishment of religion, or prohibiting the free exercise thereof”;

this applies to any employer who declines any declaration of religious exemption by an employee, when the need for the exemption is primarily motivated by an agency of government, this employer is complicit in prohibited first amendment establishment;

Whereas, the Constitution of the United States, Article in Amendment the fourth reads:

“the right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated...”

This is applicable because the injection mandate makes me less secure in My person;

Whereas, ‘i’ believe My rights are My property and ‘i’ did, do and continue to own My rights; Alaska Constitution Declaration of Rights Article I Section 7 . Due Process No person shall be deprived of *life, liberty*, or property, without due process of law.”...

the *definition of liberty*, it is said [Rabinowitz, Justice (Supreme Court of Alaska) in Breese v. Smith 501 P.2nd 159 (1972)(1)] “is an illusive 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’.”

and further the opinion reads, “In 1891 the Supreme Court of the United States embraced **Judge Cooley’s famous definition of ‘liberty’**: 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 carefully guarded, by the common law, than the right of every individual to the possession and control of his person, free from all restraint or interference of others, unless by clear and unquestionable authority of law. As well said by Judge Cooley, **‘The right to one’s person may be said to be a right of complete immunity: to be let alone.’**”

the *definition of life* is understood and because the injection has killed and maimed people, there should be no question in any reasonable mind that the decision to be injected must be left up to the person whose life it is that may be forfeit by taking it; and again, My body is My property;

due process consists of Notice and Opportunity to be heard, which herein is being offered in good faith to Respondents and which has been denied in bad faith by Respondents;

this is applicable because I was afforded no notice or opportunity to be heard before I was dropped from My [SPECIFIC PROGRAM OR NAME OF]class;

Whereas, the Constitution of the United States, Article in Amendment the ninth did, does and continues to read, “The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.”

[write an explicit reservation of any other right you wish to assert here and how it was denied]

Whereas, ‘i’ believe the laws of Your State and the United States include laws that allow for My right to own My property and that *My body is My property*; and that the Constitution of the United States, Article in Amendment the thirteenth did does and continues to read, "Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction."

registration as a student at the University of Your School Here does not create a master/slave relationship and no student can be compelled to be involuntarily placed into service in the use of his body for the purposes of a pharmaceutical or medical trials, social or political experiments;

Whereas, the Preamble of the Alaska Constitution reads:

“We the people of Alaska, grateful to God and to those who founded our nation and pioneered this great land, in order to secure and transmit to succeeding generations our heritage of political, civil, and religious liberty within the Union of States, do ordain and establish this constitution for the State of Alaska.”

This is applicable because, ‘We’, ‘the people’ are sovereign, all agencies created for our benefit exist to serve us. The people do not yield their authority to the agencies which they created and were created to serve them.

Whereas, the Alaska Constitution Declaration of Rights Article I , Section 1 Inherent Rights reads:

“Section 1. This constitution is dedicated to the principles that all persons have a natural right to life, liberty, the pursuit of happiness, and the enjoyment of the rewards of their own industry; that all persons are equal and entitled to equal rights, opportunities, and protection under the law; and that all persons have corresponding obligations to the people and to the State.”

This is applicable because mandating this experimental injection violates My rights to life, liberty, the pursuit of happiness and the quiet enjoyment of My life.

Whereas, the Alaska Constitution Declaration of Rights Article I Section 7 . Due Process reads:

“Section 7. No person shall be deprived of life, liberty, or property, without due process of law. The right of all persons to fair and just treatment in the course of legislative and executive investigations shall not be infringed.”

This is applicable because I was deprived of My right to pursue My education without due process of law.

Whereas, the Alaska Constitution Declaration of Rights Article 1, Section 22. Right of Privacy reads:

Section 22. The right of the people to privacy is recognized and shall not be infringed. The legislature shall implement this section. [Amended 1972]

This is applicable because demand for My medical status is an infringement of My right to privacy and the requirement to apply for exemptions from My employer is an infringement on My right to Privacy and My rights of conscience;

Whereas, the Alaska Constitution Declaration of Rights Article 1, Section 3. Civil Rights reads:

“Section 3. No person is to be denied the enjoyment of any civil or political right because of race, color, creed, sex, or national origin. The legislature shall implement this section.”

Whereas, the Alaska Constitution Declaration of Rights Article 1, Section 4. Freedom of Religion reads:

“Section 4. No law shall be made respecting an establishment of religion, or prohibiting the free exercise thereof

“No agency of the government shall make itself judge over the religious convictions of any of the people. Such action is beyond the agency’s jurisdiction.”

Whereas, Any corporation formed in any state maintains liability status under the state’s constitution, to wit:

“An unconstitutional act is not law. It confers no rights; it imposes no duties; affords no protection: it creates no office. It is, in legal contemplation, as inoperative as though it had never been passed.” – Norton v. Shelby County, 118 U.S. 425 (1886)

Whereas, [Name of Organization] and its officers and agents are bound by its charter to the United States Code wherein it does encompass the Geneva Conventions, the Nuremberg Code and 18 USC 2441, War Crimes;

Whereas, the eternal, unchanged principles of Commercial Law are:

1. a workman is worthy of his hire (thou shalt not steal)
2. all are equal under the law (no one is above the law)
3. in commerce, truth is sovereign (thou shalt not bear false witness)
4. truth is expressed *in the form of an affidavit*
5. an un-rebutted affidavit stands as truth in commerce
6. an un-rebutted affidavit becomes judgment in commerce
7. all matters must be expressed to be resolved
8. he who leaves the field of battle first, loses by default
9. sacrifice is the measure of credibility
10. a lien or claim can be satisfied only through an affidavit by a point-for-point rebuttal, resolution by jury or payment