

Failure to respond may result in Summary Judgment and Common Law Estoppel

Declaration of Status and Facts *in the form of an affidavit*

'i' the man, johnny doe, one of the people of the several state, a private Alaska national, sui juris, in this, My court-of-record, under American Common law, declare:

firstly, that 'i' am competent to state the matters set forth herein;

secondly, that 'i' have first-hand knowledge of the facts stated herein;

thirdly, that all the facts stated herein are true, correct and certain, admissible as evidence, and if called upon as a witness, 'i' will testify to their veracity;

fourthly, my status is 'the people' ;

fifthly, my standing is a holder of all political power in which it is vested ;

sixthly, my jurisdiction is one of the people of **Alaska** (or your national state, ie the land of your father's birth);

seventhly, 'i' understand the meaning of sui juris to be coming in My own right, having the capacity to manage My own relationships, affairs, agreements and business;

eighthly, My court-of-record has a seal, it keeps a permanent record of the proceedings, has the power to imprison for contempt, its jury is independent of the magistrate, and it proceeds in accordance with American Common Law;

ninthly, My court-of-record is without the United States;

[the following are sample statements only, write your statements of fact]

tenthly, As a home school student, I had already acquired a significant number of credits in my education to become a **mechanical engineer (ME)** when I had accepted my **Alaska Scholars** award in May 2021. **Physics 212 and its lab** are required courses for an **ME** major. Because I live in the Anchorage area, attending classes at **UAA** is most practical and cost effective;

eleventhly, **22 November 2021: UAA Provost, Amanda Jones, emailed PHYS 212x lab students** that an injection requirement had been approved. It informs students that they will be dropped from their course if they do not provide "proof of vaccination" or fill out one of the provided exemption forms and submit it to be approved;

twelfthly, **09 December 2021: Physics Department Chair, Dr. Joe Blau, sent an email to students** enrolled in a class with the injection requirement. It indicated that students must be "fully immunized" by the second week of classes. It states the deadline for "vaccine verification" as **January 14**. The email states that injection and masking are effective ways to "protect yourself and promote the health and wellbeing of the **UAA** community"; It gives no information to prove this claim;

thirteenthly, **08 January 2022: UAF Registrar, Jake Smithe, sent an email to me** giving instruction for how to provide proof of "vaccination" or request an exemption using the provided forms. It indicates that I will be dropped if I do not take one of these steps and that it is a part of "keeping Nanook Nation safe".

fourteenthly, **13 January 2022: Executive Officer of the College of Natural Sciences and Mathematics, Olga Ahmedova, sent an email to students** who had not verified their "vaccine" status or

received an exemption. The email includes information from the dean indicating that students who have not verified their “vaccination status” by January 21 will be dropped from their course;

fifteenthly, 13 January 2022: A notification was sent on the UAA Canvas site to Phys 212 lab students indicating that they will be dropped from the course on January 21 if their “vaccination” status is not verified. It indicates that doing so is “keeping us safe”;

sixteenthly, January 14, 2022: I sent an email to Provost, Anupma Prakash, Center of Student Rights and Responsibilities, and Executive Officer of the College of Natural Sciences and Mathematics, Hild Peters. This email was my response to the injection requirement. In it, I exercise my natural rights and state why I am exempt from university “vaccine” requirements. I included an educational document explaining my God-given rights and my standing within common law. I also provided a questionnaire about the “vaccine” requirement;

seventeenthly, January 19, 2022: Provost Prakash replied stating that the University does not accept or agree to implement anything I requested. She stated that the University will not complete the questionnaire and that the University’s decisions are “informed by the best available medical information”. She stated that if I have legally recognized objections, the University has processes to “implement individualized exemptions in accordance with applicable laws.” In short, my status as one of the people, my exemption to their requirements, my questions, and my natural rights were ignored;

eighteenthly, I forwarded my letter on 18 January 22, to the director of the Center for Student Rights and Responsibilities, Julia Goodman, and on 20 January 22, to my physics professor, Arthur Sashe who responded on the same day saying he would not comment on it and on 21 January 22 to my advisor, Josephine Holloway who responded on the same day saying could not grant me permission to remain in class “unvaccinated” and if a waiver wasn’t signed by someone in authority that I would still be dropped from the course and on 25 January 22 to the Physics lab coordinator, Carl Marks; and in my letter,

therein, I informed university officers that as one of the people of Alaska, I provide this notification of my exemption from these mandates and that natural rights including, My religious exemption, in that the mandates are an assault on my conscience and natural God-given rights; and further I do not agree to making any person judge over my religious convictions; and My right to privacy and medical exemption because the demand for medical status violates my right to privacy and that I do not consent to entering into an agreement or contract related to my current or future scholarship in which I am compelled to act in a manner that violates my rights or property including, but not limited to, my rights of conscience, my rights of privacy, my rights of free speech, my rights of self-governance. This an explicit reservation of all of my rights at all times.

Further I informed (Proper Name of Organization) that this is also notice of non-consent to terms offered in university exemption forms; in an effort to abide by the requirements placed on UAA, you agree not to place undue burden on those, like me, who are exempt from mandate requirements. You will make appropriate accommodation to my status; the University of Alaska, you, and UAA officers executing the implementation of these mandates agree to, 1. Disclose all material facts relevant to the safety and efficacy of the mandates and subject “vaccines”, 2. accept full responsibility and liability for any harm, injury, or loss to me or to my capacity, as a professional, 3. hold harmless, indemnify, and defend me in matter relating to the mandates, and 4. address any disputes between parties in an Alaska court of record;

nineteenthly, 24 January 2022: The university dropped me from my **Physics lab** and turned off my access to **Canvas and Blackboard**, the on-line platforms for completing course assignments;

twentyethly, 26 January 2022: I sent an email to the **Associate Professor of Physics** at **Matanuska Susitna (Mat-Su) college**, **Danny Dross**, informing him of being dropped from my **UAA Physics lecture and lab** and requesting to join his on line lecture and lab. I attached **Mat-Su's** exception form, a personal letter of request, and a screen shot for proof of the date that I was dropped;

twenty-firstly, 28 January 2022: **Director of Academic Affairs at Mat-Su College, Rob Jones**, emailed me saying he had gotten my request. He stated that students had been “notified repeatedly that this vaccination requirement exists and that they would be dropped”. He informed me that the physics lecture and lab are coupled courses and that I could not take “the lecture or lab only at another institution.”

twenty-secondly, 28 January 2022: I replied to **Director Knutzencamp** and asked if it was possible to take both the lecture and the lab at Mat-Su;

twenty-thirdly, 01 February 2022: I repeated my question that I sent on 28 January 2022 to **Director Knutzencamp**;

twenty-fourthly, 01 February 2022: **Director Knutzencamp** replied saying that she was unable to grant a late registration. She stated that the curriculum was too different than the one at **UAA** and that the professor believes it is too late in the semester for me to be successful.

Complaint: The university and its officers have exceeded their jurisdiction by attempting to force me to abide by “vaccine” requirements that may be lethal to me and by attempting to set themselves as authority over my religious convictions. By refusing to honor my rights, university officers are violating my rights and preventing me from pursuing my educational goals. A violation of personal rights is a violation of the rights of the people; ‘i’ also suffer loss of time and effort already invested in course content. My educational and career goals are being affected, costing me time and future earnings.

Remedy: The university and its officers will immediately re-instate me, in whole, in the physics course and lab ‘i’ was originally a member; any further offers to accept any sort of injection as a condition of my status and scholastic pursuits will be considered harassment.

Damages: If ‘i’ am unable to pursue my chosen career ‘i’ estimate that ‘i’ will lose earning potential equal to approximately two and one half million dollars in today’s dollars; failure to respond may result in Summary Judgement and Equitable or Common Law Estoppel which means that you may be held responsible for the monetary amount listed herein;

Response is Required: Your response is required within three (3) days rebutting or affirming the above enumerated facts point by point in a verified declaration. Anything less will be deemed insufficient; non-response will be construed as agreement. ‘i’ reserve all of my rights at all times including but not limited to My right to redress any and all grievances in accordance with American Common Law;

‘i’ say here and shall verify in open court that all herein be true;

by my hand, on this _____ day of _____ in the Year of Our Lord Two Thousand and Twenty-Two and of Independence of the United States of America the two hundred forty-fifth.

Autograph of Declarant
All God-given rights unalienable

witness 1 _____ witness 1 County and State _____

witness 2 _____ witness 2 County and State _____

witness 3 _____ witness 3 County and State _____

Alternative to Public Oaths and Bonds
require the following to be filled out and returned to you

Employer Liability Acceptance Form

Signature of Responsible Party

Printed Name: _____

Job Title: _____

Divison: _____

Telephone Number: _____

Address: _____

City, State, Zip: _____

Indemnity Insurance Information

Named Insured: _____

Indemnity Insurer: _____

Bond Type: _____

Policy Number: _____

Liability Limit: _____