

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON

AT SEATTLE

REBECCA EM CAMPBELL ,

Plaintiff,

Civil Action No.

vs.

Jury Trial Demanded

KATHLEEN SEBELIUS, Secretary,

States Department of Health and Human

Services; THOMAS R. FRIEDEN, M.D., M.P.H.,

Director, United States Centers for Disease

Control and Prevention; FRANCIS S.

COLLINS, M.D., Ph.D., Director,

United States National Institutes of

Health; and MARGARET ANN HAMBURG , M.D.,

Commissioner, United States Food and

Drug Administration.

Defendants.

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COMPLAINT FOR DECLARATORY

AND INJUNCTIVE RELIEF

Plaintiff alleges the following in support of her claim for declaratory and injunctive relief and damages:

## JURISDICTION AND VENUE

1. This is a claim for declaratory and injunctive relief and damages with jurisdiction in this court based upon 28 U.S.C. § 1331 with issues arising under the Constitution and laws of the United States .

2. Venue is proper in this district pursuant to 28 U.S.C. § 1391(e) because this is a civil action in which the defendants are officers or employees of the United States acting in their official capacity or under color of legal authority, plaintiff resides in this district and no real property is involved in the action.

## PARTIES

3. Plaintiff Rebecca Em Campbell is a universal sovereign being, a citizen of the United States and a resident of Seattle , King County , Washington .

4. Defendant Kathleen Sebelius (hereafter “defendant Sebelius”) is an adult resident of the state of Kansas with a professional address of 200 Independence Avenue, S.W. , Washington , D.C. 20201 . Defendant Sebelius is the secretary of the United States Department of Health and Human Services.

5. Defendant Thomas R. Frieden, M.D., M.P.H. (hereafter “defendant Frieden”) is an adult resident of the state of New York with a professional address of 1600 Clifton Road , Atlanta , GA 30333 . Defendant Frieden is the director of the United States Centers for Disease Control and Prevention.

6. Defendant Francis S. Collins, M.D., Ph.D. (hereafter “defendant Collins”) is an adult resident of the state of Virginia with a professional address of 9000 Rockville Pike, Bethesda, MD 20892. Defendant Collins is the director of the United States National Institutes of Health.

7. Defendant Margaret Ann Hamburg , M.D. (hereafter “defendant Hamburg ”) is an adult resident of the state of New York with a professional address of 10903 New Hampshire Avenue , Silver Spring , MD 20903 . Defendant Hamburg is the commissioner of the United States Food and Drug Administration.

## FACTUAL ALLEGATIONS

8. There presently exists a bank-based transnational corporate criminal conspiracy to violate the fundamental constitutional rights and wellbeing of the American people, including those of the plaintiff, through fraudulent political, legal and financial contracts in the form of surreptitiously signed/enacted international treaties and federal laws/executive orders enabling the mandated imposition of bioweaponized H1N1 influenza vaccinations and quarantines/detentions through martial law. The aforementioned measures, being fraudulent, are therefore null and void, with no legitimate power to be enforced by any government, national or international, upon the American people.

9. Controlled by the same bank-based transnational corporate crime syndicate that now controls the United States government and virtually all of the national governments of the world, the United Nations World Health Organization (UN/WHO) has fraudulently declared, without any scientific justification, the highest possible Level 6 Pandemic for an indefinite period of time, which is akin to a medical "war on terror".

10. Level 6 Pandemic status gives the UN/WHO, by various international agreements signed by the US government and by various federal executive orders, as well by various laws surreptitiously approved by the US Congress and supported by the US Supreme Court, indefinite control over this nation and its people that subsumes the US Constitution, the US Bill of Rights, the American Declaration of Independence and all federal, state and local laws.

11. Level 6 Pandemic status may generate, via the aforementioned planned mandated martial law, quarantines/detentions and enforced bioweaponized H1N1 influenza vaccinations, massive profits for this bank-based transnational corporate crime syndicate through the hugely profitable sale of said vaccinations to the US and other national governments, as well as through massive confiscation of private property through coordinated medical genocide and disablement of the American people.

12. There is an urgent need to return to, reconsider and reapply those fundamental declarations of universal and national law that have so eloquently set forth the basis of our freedom and wellbeing, both as singular sovereign beings, and as a people, which this federal legal action seeks to remedy.

13. Rockefeller / Rothschild family interests have for the past century dominated the allopathic healthcare sector throughout the world, particularly in America , remaking it into a ruthless, profit- and depopulation-oriented industry that suppresses natural healthcare and its beneficial innovations, rather than it being a field of service to humanity.

14. The Rockefeller Foundation is the single biggest funder of the United Nations (UN) and its World Health Organization (WHO), donated the land on which the UN World Headquarters Building was built and initially funded the US Public Health Service (USPHS), thereby indicating substantial influence with each of these institutions.

15. Rockefeller family interests are a major player in the Partnership for New York City (PNYC), where they intersect with the Murdoch media cartel, the East Coast academic medical, financial and banking establishments, as well as with the Federal Reserve Bank of New York through many interlocking boards of directors.

16. The headquarters for this Rockefeller medical operation is at New York's World Trade Center, site of the New York 9/11 terrorist attacks, whose public ownership was transferred to private developer Larry Silverstein, another of the partners in PNYC, just seven weeks before these attacks occurred, to his substantial profit through exorbitant property insurance claims.

17. Through their parent UniCredit Group, three preeminent Austrian Banks, whose Unicredit holding company is linked to pharmaceutical corporation Baxter International, these banks are also linked to Rothschild family interests by UniCredit being the principal shareholder in Banco de Medici AG of Florence , Italy , a private bank founded and controlled by the Rothschilds since 1855.

18. Through their being the principal shareholder through UniCredit in the Rothschild-controlled Banco de Medici, these three preeminent Austrian Baxter-linked banks are also implicated in the recent Madoff scandal, in which at least \$50 billion dollars of client investment funds were secretly siphoned into Israeli banks to be laundered for the bank-based transnational corporate crime syndicate's secret illegal drug operations, in addition to those in

which it is more legitimately engaged. Following news on January 2, 2009 that Banco de Medici had invested \$2 billion with Bernard Madoff, the Vienna headquarters of UniCredit Group appointed a special supervisor to run this private bank.

19. Approximately two-thirds of the tax and pension monies of the American people have, since approximately 1960, been systematically and surreptitiously diverted by their governments at all levels to purchase majority stock ownership of the pharmaceutical cartel via institutional investment firms privately owned by the bank-based transnational corporate crime syndicate.

20. The American people therefore unknowingly hold majority ownership of transnational pharmaceutical companies and their corporate co-conspirators. They are thereby being deceived into purchasing the shovels with which they will dig their own mass graves before their imminent execution, and have not been apprized of their ability to halt this process by exercising their rights as indirect principal shareholders of the pharmaceutical and other international corporate cartels.

21. Public health agencies of the US government, including the Centers for Disease Control (CDC), the Food and Drug Administration (FDA), the National Institutes of Health (NIH), the National Institute of Allergic and Infectious Diseases (NIAID), and the Institute of Medicine (IOM), as well as the United Nations World Health Organization (UN-WHO) and major transnational pharmaceutical corporations met at the Simpsonwood Retreat Center in Norcross, Georgia in June 2000 to listen to the research findings of a CDC epidemiologist as to his findings, derived from the CDC's own comprehensive national database, that vaccines are not only ineffective in protecting the public against the diseases they are supposedly designed to curtail, but that they are actively harmful, causing other serious chronic disease conditions and death long-term, and sometimes soon after their administration.

22. The rest of that weekend was spent by officials of these government public health agencies conspiring with those representatives of transnational pharmaceutical corporations present to actively suppress in the future all scientific research disproving the safety and efficacy of vaccinations as a public health measure.



23. On June 11, 2009, the World Health Organization (WHO) of the United Nations (UN) declared -- without any scientific justification whatsoever -- attracting much criticism from medical experts -- a worldwide highest possible "Level 6 Pandemic," thereby triggering deliberately unpublicized US presidential executive orders and UN treaties that place all US military, law enforcement and health services under the control of WHO and UN.

24. According to the International Health Regulations of 2005 (IHR 2005), which have been incorporated into legislation also in the International Partnership on Avian Influenza of 2005 (IPAI 2005), as well as numerous US presidential directives, the WHO and the UN become the controlling agencies of the US in the event of a declared Level 6 Pandemic, and are entitled to control of this country under martial law, with obvious implications for all of the above, under the pretext of dealing with a pandemic emergency.

25. Since refusing a WHO-mandated vaccination has been criminalized by these, and various other state laws derived from the Model State Emergency Health Powers Act, (MEHPA) members of law enforcement/the military can use bodily/deadly force against "criminal suspects" refusing these mandated vaccinations or resulting order of quarantine.

26. Immediately following the abovementioned announcement by the WHO in June 2009, all signatory nations of the International Health Regulations of 2005, including the US, are obliged to give mass mandatory vaccinations and prepare for other measures such as quarantines, as/when mandated by the WHO.

27. The United States may then be controlled via various international agreements and executive orders by the United Nations (UN)/World Health Organization (WHO), now in turn controlled by the abovementioned bank-based transnational corporate crime syndicate through national governments and major nonprofit funding foundations that it presently controls.

28. There exists evidence from a WHO Memo dated from 1972, in which the WHO describes a method for using injections/vaccines to kill those injected in three steps: first, by weakening the immune system; second, by injecting a huge dose of virus into the body, which the weakened immune system cannot fight; and third, by injecting an adjuvant that triggers a massive inflammatory reaction with an ensuing cytokine storm.

There is evidence that the H1N1 influenza vaccinations recently mandated by the WHO follow that same three-step process outlined in the aforementioned WHO memos, and so intentionally

cause damage and death.

29. There is evidence that the WHO is systematically concealing evidence of the lethality/morbidity of these vaccines, classified as bioweapons by US and EU regulators, in an act of fraudulent misrepresentation, to induce the populations of these countries to take said vaccines of their own free will, even while putting in place measures to make these vaccinations mandatory.

30. Now-FDA Director Margaret Hamburg publicly conferred with David Nabarro, key official with the UN/WHO and others as to how exactly such a pandemic would occur at a conference at Colorado's Aspen Institute on October 13, 2007, discussing with suspiciously precise prescience a future WHO-declared pandemic emergency eerily resembling the one it has declared at present.

31. The United States government has begun actively planning for mass forced vaccinations, detainment and quarantine of American citizens, including surreptitiously excavating mass gravesites in diverse locations.

32. There is evidence that in February 2009, the WHO was involved in nearly triggering a pandemic in Austria , by supplying Baxter's Austrian subsidiary with a H1N1 virus that Baxter then used to contaminate 72 kilos of vaccine material.

33. The Baxter laboratory in Orth von der Donau manufactured and distributed 72 kilos of vaccine material contaminated with a H1N1 virus, to sixteen laboratories in four countries, including Austria , thereby nearly triggering a pandemic.

34. The contaminated vaccine material consisted of a mixture of a seasonal H3N2 human influenza virus and the deadly H5N1 virus. By adding a virus of the type H5N1 to an ordinary flu virus of the type H3N2, Baxter produced a highly dangerous bioweapon.

35. A staff member of a subcontracted laboratory in the Czech Republic discovered this lethal contamination, when all animals they tested died from this vaccine, and the contamination

was reported to health authorities.

36. In Poland during this same period, twenty-one out of thirty homeless research subjects -- on whom these vaccines were tested without full disclosure of what was being administered to them -- died, manifestly violating basic medical ethics and international law.

37. Since Baxter is obliged to use BSL 3 (Biosafety Level 3) precautions in its laboratories when handling the H1N1 virus (classified as a biological agent, BSL3 or 4 under EU regulations), such safeguards are in place as would make accidental contamination of ordinary influenza material with the dangerous H1N1 virus impossible. In other words, this deadly contamination and distribution was almost certainly due to criminal intent.

38. Thirty-six people had to be preventatively hospitalized in Austria and the Czech Republic because of their exposure to this vaccine-based contamination, underlining the danger of a pandemic.

39. This incident, that very nearly killed millions, was investigated by WHO, EU and Austrian health authorities only perfunctorily. This incident was neither investigated nor reported upon by any of the mainstream media corporations controlled by the transnational bank-based corporate crime syndicate, which, via institutional investment firms such as Goldman Sachs and State Street Global Advisors, also owns Baxter International.

40. It was later revealed in Austrian parliamentary questioning of Baxter executives that this incident had been handled, not as a serious violation of biosecurity regulations as mandated by law, but as a minor offense against the Austrian veterinary code: a veterinarian was sent to the Austrian Baxter laboratory for a brief inspection together, with a representative from the department for human medicine.

No action appears to have been taken, other than recommendations to tighten Austrian veterinary laws.

41. On April 28, 2009, a shipment of said deadly virus from a WHO/Baxter-affiliated laboratory in Mexico was released from a suspiciously atypical hazardous biomaterials container, allegedly by accident, on an intercity train bound for Geneva, Switzerland, exposing sixty-one passengers to infection.

To date, there has been no credible forensic investigation of this incident by the UN/WHO or Swiss/EU officials, and none of those exposed in this alleged bioaccident were ever properly treated for their exposure to this virus.

42. There is further indication of Baxter's criminal intent: in 2006, Baxter distributed hemophiliac blood components that were contaminated with HIV virus and administered to tens of thousands of people, including thousands of children in Europe.

Baxter continued to release this HIV-contaminated vaccine, even after its contamination was known, yet Baxter International is still eligible to be one of the medical contractors being used by the United States government in their current purchase of vaccines that it by executive order could mandate for the American people.

43. Baxter International patented a vaccine for the allegedly new "H1N1" virus in 2008, indicating, with its aforementioned actions that it might potentially be involved in initiating such a pandemic.

44. It would therefore appear that officials of the Swiss health ministry and other officials of the UN, WHO, EU, US, Austria, Switzerland and/or Baxter International should also be interrogated concerning this matter by a grand jury; this has thus far not occurred.

45. In spite of the scientific evidence that mercury preservatives and assorted adjuvants are dangerous, the WHO is specifically recommending the production and use of vaccines containing highly toxic mercury preservative and oil-in-water adjuvants in its planned mass vaccination campaign starting in October 2009.

46. In a briefing note of July 13, 2009, the WHO stated: "In view of the anticipated limited vaccine availability at global level and the potential need to protect against "drifted" strains of virus, (it was) recommended that promoting production and use of vaccines such as those that are formulated with oil-in-water adjuvants and live attenuated influenza vaccines, was important."

(47. Adjuvants are added to vaccines supposedly to make them more “effective” and to reduce the amount of vaccine required per dose. This is induced by causing the immune system to react in a powerful, unnatural and potentially dangerous way to the presence of the virus being vaccinated against. As previously mentioned, an adjuvant added to a high dose of virus can cause a massive inflammatory reaction with a cytokine storm, followed by death.)

48. Mercury -- one of the most highly toxic substances known to humanity, causing all manner of disabling neurological disorders and allergic reactions, including the epidemic of autism that began in 1931 when international pharmaceutical corporations controlled by the bank-based transnational corporate crime cartel began to add it to vaccines -- will be in some states authorized to be added to these H1N1 influenza vaccinations, with higher dosages of this toxic preservative to be administered to the especially vulnerable populations of pregnant women and children under four years of age, allegedly to ensure an intact supply of this vaccine.

49. The oil-in-water adjuvant squalene -- illegal in the US, as it has never been approved by the FDA and has been implicated in the disabling Gulf War syndrome afflicting some 250,000 US military veterans -- will be an ingredient in many of the H1N1 influenza vaccines administered in the US; in clinical trials for the H1N1 vaccine that are currently underway, the NIAID/CDC is testing only vaccines without adjuvants, even though clinical trials are supposedly done to give an accurate long-term picture of the vaccine that will be administered, not the exceptional case.

50. The specially manufactured, designed syringes for administering the H1N1 influenza vaccines are designed to implant an electromagnetic VeriChip microchip implant at that time.

This is indicated by the fact that only one US government contractor has been selected to exclusively manufacture these syringes, and that VeriChip stock value rose rapidly in mid-September 2009 after the FDA’s announcement that the H1N1 vaccine had been approved.

51. Considerable clinical research has shown that such electromagnetic microchip implants can cause tumors at their implantation site, both in animals and in humans.

52. These injected electromagnetic microchips, although supposedly only being placed for the purpose of identification of the H1N1 influenza virus within the persons being implanted, as well as of those persons themselves, these microchips actually have general covert monitoring/mind control capabilities developed by top secret military research projects that could be activated at any time by anyone with the will and skill to do so.

53. These H1N1 influenza vaccines will be developed, "tested," and shipped for mass distribution in a matter of weeks without adequate trials for long-term safety.

54. Transnational vaccine manufacturers are present as observers on key WHO vaccine advisory boards of the WHO that can formally recommend vaccinations, indicating substantial conflict of interest.

55. The WHO refused to release minutes of a key meeting on July 7, 2009, when its "vaccine advisory board" -- packed with transnational pharmaceutical corporation executives as observers -- recommended to the WHO that it order enforced vaccinations around the world using their vaccines, ensuring them vast profits.

56. The institutional investors and banks behind the WHO and these vaccine manufacturers are set to reap huge profits from the mass murder of Americans in terms of property and financial assets acquired, as well as profits from massive US government vaccine purchases.

57. The WHO has made a unilateral declaration of highest Pandemic Level 6 on the basis of a relatively harmless H1N1 influenza, manipulating data, and so misusing a provision designed for a deadly plague unjustified by any scientific evidence, in order to declare an international public health emergency for an indefinite period of time to acquire new emergency powers throughout the globe.

58. Cases of H1N1 influenza have been relatively mild, requiring little or no medical intervention, and deaths from the H1N1 virus remain extremely low, at less than one half of one percent of reported cases as of July 6, 2009, with no sign of the virus mutating to become more deadly, according to leading medical experts in France and Switzerland, Sweden and other countries, as well as according to Dr. Margaret Chan, head of the WHO.

59. Rapid tests have been shown to diagnose the H1N1 virus has been inaccurate nine times out of ten, casting doubt on the purportedly swift spread of this disease, and H1N1 has symptoms virtually indistinguishable from normal flu, and has never so far been isolated in the laboratory, further casting doubt on the legitimacy of the WHO's declaration of highest level pandemic emergency.

60. The WHO altered its official definition of pandemic in 2003, being guilty thereby of manipulating data. According to WHO's present definition, a declaration of pandemic can be constantly maintained. In fact, every year since 1918 would have been Pandemic Level 6 under the WHO's latest definition.

61. The WHO has also changed this definition again this past spring of 2009, so as to be able to declare a pandemic based on the alleged spread of a disease, rather than based on its lethality as had been the case before, while discontinuing the use of accurate reporting standards for its incidence.

62. There is scientific evidence the Spanish Flu Pandemic was started by mass vaccinations of soldiers in 1918-1919.

63. A 1976 mass "swine flu" vaccination campaign in the USA had to be abandoned because more people died from the vaccines than the "swine flu" itself.

64. A recent WHO polio vaccination campaign in Nigeria has resulted in infection and a mutated polio virus crippling hundreds of Nigerians.

65. Criminal charges have been filed against Baxter International over the 72 kilos of contaminated biomaterial with the city state prosecutor in Vienna , Austria , resulting in a police investigation, and criminal charges filed with the FBI in the US concerning the role of Baxter International, the WHO and others in these spuriously declared pandemics and measures toward mass vaccinations.

66. On July 17, 2009, US Department of Health and Human Services Secretary Kathleen Sebelius signed an emergency use order, giving to Baxter International and all other potential US government influenza vaccine contractors legal immunity from prosecution or lawsuit for any possible injury done by their vaccines to the American people during this spuriously declared public health emergency.

67. On September 15, 2009, the FDA approved H1N1 influenza vaccines, despite the massive evidence presented to it concerning their lack of safety/efficacy.

68. The American people, including the plaintiff as a class of one, will suffer substantial and irreparable harm and injury if they are forced to take this unproven vaccine without their consent, in accordance with the federal Model State Emergency Health Powers Act, National Emergency Act, National Security Presidential Directive/NSPD 51, Homeland Security Presidential Directive/HSPD-20, and the International Partnership on Avian and Pandemic Influenza.



Therefore, given that --

69. A bank-based transnational bank-based corporate crime syndicate controls the pharmaceutical cartel, the UN/WHO, as well as the US government;

70. Public health-related agencies of the US government, the UN/WHO and the pharmaceutical cartels have together conspired to promulgate injurious, ineffective vaccinations, despite massive evidence from their own databases that they also have together conspired to conceal from the general public;

71. There were two recent narrowly averted international medical catastrophes -- which facts and evidence point to being intentionally engineered by Baxter International and the WHO -- that almost triggered a pandemic, and these H1N1 vaccines – classified as bioweapons by regulators -- are being fraudulently misrepresented as prophylactic measures for a mild flu;

72. Baxter International and other potential/actual US government vaccine contractors have been given immunity from legal recourse by the American people for any substantial injury or death caused by federally mandated enforced vaccinations;

73. NIAID/CDC-sponsored trials of the H1N1 influenza vaccine scheduled to begin on pregnant women and small children in August/September 2009 do not include toxic adjuvants, and will give a misleading impression of the impact of the planned, possibly imminent federally mandated enforced vaccination on the health of those receiving them. They therefore

do not fulfill the criteria laid down for adequate clinical trials, any more than levels of toxic mercury preservative in vaccines being increased in those given to pregnant women and young children and the addition of dangerous adjuvants such as squalene represent ethical or effective public healthcare procedures;

74. The UN/WHO has declared, without adequate scientific evidence, a highest possible Level 6 Pandemic giving them, by various fraudulent international agreements surreptitiously signed by the US government and various federal executive orders, indefinite control over the US and its populace that subsumes the US Constitution, the Bill of Rights, the Declaration of Independence and all federal, state and local laws – it is therefore these very oracles of human freedom that must now be invoked to protect the American people.

## CONSTITUTIONAL BASIS OF THIS CASE

75. Amendment 1 to the United States Constitution declares:

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

76. The First Amendment forbids Congress to enact any laws abridging freedom of speech or of the press; of the right of the people peaceably to assemble or to petition the government for a redress of grievances. Yet the corrupt US Congress has for the past hundred years enabled and/or engaged in all of the aforementioned violations of our constitutional rights by passing laws and allowing to stand without investigation or legislative action executive orders and judicial decisions depriving the American people of these constitutional rights through corporate consolidation of the communications media denying Americans free expression and timely, accurate information essential for authentic

democracy to exist; corporate control of our federal government through money-based elections, lobbying, extortion and bribery; its letting stand executive orders allowing detentions and quarantines during martial law, denying the people their right peaceably to assemble; and, most recently, emergency use orders issued by the federal executive branch on behalf of pharmaceutical corporations giving them immunity from administrative redress through federal disciplinary action on behalf of the American people who may have injured or killed by their untested vaccines.

77. Amendment 4 to the United States Constitution provides:

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 issued 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.

78. The Fourth Amendment forbids home invasions by public health officials for citizens refusing enforced vaccinations, and the right of the people to be secure in their persons expressly forbids enforced vaccinations without due process as well.

79. Amendment 5 to the United States Constitution provides:

Trial and Punishment, Compensation for Takings. No person shall be...deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

80. The Fifth Amendment forbids public health quarantines or detentions with confiscation of property without due process of law, which measures mandating martial law, enforced vaccinations and quarantines/detentions without due process of law manifestly violate.

81. Amendment 7 to the United States Constitution provides: Right to Trial by Jury. In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

82. The Seventh Amendment forbids the federal government granting legal immunity to corporations for any death or injury caused by their products, such as has just been granted to pharmaceutical corporations for their vaccines, precluding any lawsuits or prosecution by the American people.

83. Amendment 8 to the United States Constitution provides: Cruel and Unusual Punishment. Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

84. The Eighth Amendment forbids cruel and unusual punishments, such as would be inflicted by spuriously mandated, inadequately tested, toxically composed H1N1 influenza vaccinations, and mandated quarantine/detention and/or deprivation of property for those who refuse them.

85. Amendment 9 to the United States Constitution provides: Construction of Constitution. The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

86. Amendment 10 to the United States Constitution provides: Powers of the States and People. The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

87. The Ninth and Tenth Amendments, respectively, forbid the use of federal power to deny the sovereign rights of the people, and affirm that ultimate power resides with state governments and with the American people.

88. Amendment 14, Section 1 to the United States Constitution provides: All persons born

or naturalized in the United States and subject to the jurisdiction thereof are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

89. Amendment 14, Section 3 to the United States Constitution provides: No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof...

90. Article 14, Section 1 of the United States Constitution generally reinforces and affirms all of the rights of US citizens enumerated in the previously cited constitutional amendments, including the right to privacy, being violated by all of the aforementioned WHO/US healthcare mandates. Section 3 forbids anyone who commits treason against the United States

-- as many present federal officials of the executive, legislative and judicial branches are manifestly doing -- from holding any further public office, much less continuing to act with apparent immunity from any investigation and prosecution.

91. The American Declaration of Independence states:

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable right; 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.

92. The last paragraph of the American Declaration of Independence very precisely describes the continuous tyranny that we as a people have long been experiencing from our corrupt, corporate-controlled federal government, along with its precisely prescribing its just and effectual remedy. It also declares the right of the people to abolish any existing political contract with their government when the basis of that political contract has become fraudulent in nature, and therefore null and void

## CAUSES OF ACTION

### COUNT NO. 1

Violation of the First Amendment: abridgement by the federal government of freedom of

speech and of the press, of the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

COUNT NO. 2

Violation of the Fourth Amendment: abridgement by the federal government of the right of the people to be secure in their homes and in their persons.

COUNT NO. 3

Violation of the Fifth Amendment: abridgement by the federal government of the right of the people to enjoy their life, liberty and property without interference, unless otherwise abridged by due process of law.

COUNT NO. 4

Violation of the Seventh Amendment: abridgement by the federal government of the right of the people to trial by jury and legal redress of grievances.

COUNT NO. 5

Violation of the Eighth Amendment: abridgement by the federal government of protection of the people from cruel and unusual punishment.

COUNT NO. 6

Violation of the Ninth and Tenth Amendments: abandonment by the federal government of the fundamental constitutional principle that all unspecified sovereign power resides with the people and with the various states.



COUNT NO. 7

Violation of the Fourteenth Amendment: abridgement by the federal government of untrammelled access by the American people to all aforementioned constitutional rights of citizenship, including that of privacy, and the right of the people to remove from office all public officials who have committed treason against the United States .

COUNT NO. 8

Violation of the American Declaration of Independence: abridgement by the federal government of the right of the people to maintain their sovereignty and freedom from any foreign power; their right to expect good faith on the part of their government in the political contract that it has with the people, and their right to remove from power any government that violates their sovereign human rights through fraudulent political contract.

DEMAND FOR RELIEF

WHEREFORE, plaintiff prays for relief as follows:

1. That the Court immediately grant an Injunction for relief in these matters, thereby revoking, by authority of the 1st, 4th, 5th, 7th, 8th, 9th, 10th, and 14th Amendments of the US Constitution, as well as by the authority of the American Declaration of Independence from the royally chartered corporations of the British Empire any powers spuriously presumed by the federal government, now or in the future, through executive orders or international agreements issued/signed by any officials, past or present, of the federal government; that any officials of the federal government be thereby forbidden, now or in the future, to commit perjury concerning the alleged benefits or efficacy of any suspiciously derived/designed mandatory or voluntary vaccination, thus engaging in fraudulent financial contracts with their makers, to declare unilaterally any corporate legal immunity to the purveyors of vaccines for said vaccinations, or to unilaterally impose any federally mandated vaccinations/quarantines/

detentions/international governments upon the American people, thus making their political contract with the people fraudulent, and therefore null and void.

2. That the Court order the United States Attorney to convene

a grand jury investigation based upon the abovementioned allegations by the authority vested in this Court and the US Attorney to prevent any possible injury to the American people by means of any aforementioned possible federally mandated martial law, with enforced vaccinations/

quarantines/ detentions.