

BAILIWICK NEWS

Substack posts from bailiwicknews.substack.com
September 2023

* * *

Sept. 5, 2023 - On Catholic subsidiarity as the counterweight to Satanic secular-materialist centralization of power.

And on building up confidence and trust in God's providence, to work for subsidiarity principles in the governance of human societies.

Related Bailiwick reporting and analysis:

- Jan. 20, 2023 - Subsidiarity. Political, social and economic organizing principle that stands in opposition to centralized bio-digital totalitarianism
- April 6, 2023 - On enforcement mechanisms wielded against non-compliant nation-states.
- April 7, 2023 - On demonic possession as it relates to the war between human banksters and the rest of humanity.
- May 23, 2023 - A three-part spiritual-geopolitical framework.
- May 31, 2023 - Retooling and realigning.
- July 11, 2023 - Seven Statements on faith, hope, charity, prudence, justice, courage and temperance. Josef Pieper, lecture manuscript published in 1981, on the three theological virtues and four cardinal virtues.



The Vision of St. Eustace. Painting by Pisanello.

*

Jan. 20, 2023 - Subsidiarity. Political, social and economic organizing principle that stands in opposition to centralized bio-digital totalitarianism

“...Subsidiarity is the opposing social and economic moral principle to the globalists’ nightmare vision of a biologically- and digitally-controlled central government for the whole world.

Pope Pius XI, 1931 encyclical On Social Reconstruction¹ (*Quadragesimo anno*):

As history abundantly proves, it is true that on account of changed conditions many things which were done by small associations in former times cannot be done now save by large associations. Still, that most weighty principle, which cannot be set aside or changed, remains fixed and unshaken in social philosophy: Just as it is gravely wrong to take from individuals what they can accomplish by their own initiative and industry and give it to the community, so also it is an injustice and at the same time a grave evil and disturbance of right order to assign to a greater and higher association what lesser and subordinate organizations can do. For every social activity ought of its very nature to furnish help to the members of the body social, and never destroy and absorb them.

The supreme authority of the State ought, therefore, to let subordinate groups handle matters and concerns of lesser importance, which would otherwise dissipate its efforts greatly. Thereby the State will more freely, powerfully, and effectively do all those things that belong to it alone because it alone can do them: directing, watching, urging, restraining, as occasion requires and necessity demands. Therefore, those in power should

¹ https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf_p-xi_enc_19310515_quadragesimo-anno.html

be sure that the more perfectly a graduated order is kept among the various associations, in observance of the principle of "subsidiary function," the stronger social authority and effectiveness will be [and] the happier and more prosperous the condition of the State.

...Subsidiarity is a fully-developed social, political and economic moral philosophy that can be used to better challenge and defeat the Luciferian secularist-communist-socialist-capitalist-materialist enslavement system proposed by the deranged lunatics now gathered in Davos.

Subsidiarity can be used to build up the kinds of human societies that Our Lord Jesus Christ wants us to live in, instead...

Covid-times exposed the preemption doctrine — the opposite of subsidiarity — imposed on a global scale.

The transnational corporate powers effectively preempted nation-state powers, using fear (psychological manipulation through centralized, captured mass media); legal mechanisms; and financial coercion..."

*

May 23, 2023 - A three-part spiritual-geopolitical framework.

“...I’ve also been gathering information and thinking about the parallel process through which the same forces working to sterilize, sicken and kill lots of people, have also pursued — in a similarly deliberate, incremental, covert way — the destruction of the Catholic Church, the Mystical Body of Christ. Some of the relevant events in Catholic Church history are included in the American Domestic Bioterrorism Program² [timeline].

I agree with Malachi Martin and many others past and present, who believe, compile evidence, and argue that the destruction of the Roman Catholic Church specifically, and especially the authority of the Pope, has long been a top priority for supernatural beings (Lucifer, Satan, all fallen angels) and for their human contractors (Rothschilds, Rockefellers, Kissinger, Gates, Schwab, Soros, Hariri, Adhanom-Ghebreyesus, Becerra, Fauci and hundreds of others).

Why?

Because the worldwide spiritual moral leadership and exhortation of the popes of Christendom, on civil authorities during the centuries since Christ walked on the earth, have been the primary forces keeping evil ideologies of atheist materialism at bay...

The nature of corruption within the Roman Catholic Church began to change significantly sometime around Pope Leo XIII’s terrifying Oct. 13, 1884 vision, during which the Pope heard God grant Satan’s request for more latitude with which to tempt and corrupt humans. The experience prompted Pope Leo XIII to write the Prayer to St. Michael the Archangel.

Since then, the corruption of the Catholic Church has followed a pattern of intentional, infiltrative, incremental, inversion-of-truth processes, in parallel with and mirrored by the corruption mechanisms inflicted on civil authorities (governments of nation-states) and civil law.

Geopolitical events experienced by humanity in the decades since 1884 — including two world wars and many State-sponsored mass killing campaigns — reinforce this conclusion.

The spiritual-geopolitical worldview outlined here currently has three parts:

1. Corruption of the Catholic Church, to remove it as an obstacle to corruption of civil society and individual human souls.
2. Corruption of civil society at the nation-state [State] level, and substitution of global anti-human government: one-world, atheist, materialist programs operated by and for owners and administrators

² https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf_p-xi_enc_19310515_quadragesimo-anno.html
Bailiwick News - September 2023 - Written and compiled by Katherine Watt. kgwatt@protonmail.com

working within Bank for International Settlements, United Nations Security Council, World Health Organization, US Department of Defense and other supranational institutions.

3. Corruption of human national and international law, to strip it of functions that uphold Christian teachings about God-given human dignity, and transform it to render Luciferian, God-hating, anti-human, body-, mind- and soul-destroying acts and omissions immune from civil and criminal prosecution...

[For ongoing reporting and analysis of Catholic Church history and current events, please follow the excellent work of Robert Morrison³ and Archbishop Carlo Maria Viganò⁴ at The Remnant.]

*

Sept. 5, 2023 Notes

A few months ago, I did a keyword search on “subsidiarity” in my document collection, and got several hits in European Union governing documents produced in recent decades.

In preparation for an October panel discussion, I did a little more subsidiarity research yesterday. Some of the relevant EU documents are linked below for readers who want to study, think about and work on these issues.

The European documents provide a window into how Satanic globalists manipulate the EU power centralization process to suppress Catholic subsidiarity principles that were included in original treaties, and how the Satanic globalists thereby reduce the range of motion and political confidence of nation-states, their elected and hereditary government leaders, and their citizens.

In the United States — as a Constitutional, federal republic — principles related to subsidiarity are enshrined in the Tenth Amendment: “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.”

In compliance with the Satanic globalist blueprints, this is why SCOTUS Chief Justice John Roberts moved so rapidly to emasculate US courts at the start of the fake pandemic-predicated push for more comprehensive, more centralized world control.

Roberts unilaterally stripped US courts of their formerly co-equal power during the early fog of the psycho-biochemical war, through his May 2020 stand-down order in *South Bay United Pentecostal Church v. Newsom*,⁵ directing judges to not even attempt to review or “second-guess” emergency actions taken by executive and legislative branches.

“The precise question of when restrictions on particular social activities should be lifted during the pandemic is a dynamic and fact-intensive matter subject to reasonable disagreement.

Our Constitution principally entrusts “[t]he safety and the health of the people” to the politically accountable officials of the States “to guard and protect.” *Jacobson v. Massachusetts*, 197 U. S. 11, 38 (1905). When those officials “undertake[] to act in areas fraught with medical and scientific uncertainties,” their latitude “must be especially broad.” *Marshall v. United States*, 414 U. S. 417, 427 (1974).

Where those broad limits are not exceeded, they should not be subject to second-guessing by an “unelected federal judiciary,” which lacks the background, competence, and expertise to assess public health and is not accountable to the people. See *Garcia v. San Antonio Metropolitan Transit Authority*, 469 U. S. 528, 545 (1985).”

Chief Justice Roberts’ May 2020 order suppressing the Constitutional review function of US courts remains in effect today (Sept. 5, 2023).

³ <https://www.remnantnewspaper.com/web/index.php/articles/itemlist/user/3501-robertmorrison%7Cremnantcolumnist>

⁴ <https://remnantnewspaper.com/web/index.php/fetzen-fliegen/itemlist/user/4931-carlomariavigano>

⁵ https://www.supremecourt.gov/opinions/19pdf/19a1044_pok0.pdf

To my knowledge, no Constitutional claims have made it past the motion to dismiss stage, and statutory or administrative law claims (under the Religious Freedom Restoration Act and Administrative Procedures Act, for example) have — at best — resulted in temporary and revocable injunctions to temporarily restrain executive and legislative abuses of power. Those injunctions will hold only until the next “emergency” power grab, or until prosecutors, judges and lawmakers fight back and successfully throw out the technocratic imposters, usurpers and occupiers.

*

[Update/clarification posted 10 p.m. EST, Sept. 5, 2023:

I’m not aware of any federal or state Constitutional cases challenging government Covid-19 policies (State-sponsored mass murder on public health emergency pretexts, using biochemical weapons camouflaged as ‘vaccines,’) as violations of Constitutional rights to life, property, and due process, (mostly Fourth, Fifth, Fourteenth Amendment cases and 18 USC 242 “color of law” deprivation of rights cases) that have survived government motions to dismiss to enter the discovery phase.

*Missouri v. Biden*⁶ is a federal Constitutional First Amendment case challenging government censorship of information, including information about Covid-19, through social media and other media platforms. That case did obtain some discovery (including November 2022 deposition of Anthony Fauci), and a temporary injunction, followed by a Fifth Circuit stay of the injunction. *Missouri v. Biden* only challenges the US government’s claim to have authority to censor speech about State-sponsored mass murder on public health emergency pretexts, using biochemical weapons camouflaged as ‘vaccines.’]

*

Subsidiarity strikes morally-sound balance between individual and society.

My view is that a legitimate government in each nation-state of the world currently exists, and that they are each being temporarily eclipsed and suppressed by illegitimate, unlawful administrative state overlays.

In most cases, the legitimate nation-state governments — whether elected representatives or hereditary monarchies — have been placed under duress, manipulated, deceived, bribed, tempted, frightened and coerced into adopting laws that purport to transfer ruling power⁷ from elected or hereditary governments, into the unelected and non-hereditary hands of technocratic administrators.

The laws purport to carry out these power transfers; the technocrats act every day as if they have power; and they get away with it to the extent that others fall for their deceptions.

But under the terms of natural and divine law, the power transfers and all acts derived from them are illegitimate, because an unjust law is no law at all.

Pope Leo XIII, *Rerum Novarum*/On the Condition of the Working Classes⁸ (1891):

“...For laws only bind when they are in accordance with right reason, and, hence, with the eternal law of God,” citing St. Thomas Aquinas, *Summa Theologica*, I-II, Q. 93, Art. 3, ad. 2, “Human law is law only in virtue of its accordance with right reason: and thus it is manifest that it flows from the eternal law. And in so far as it deviates from right reason, it is called an unjust law; in such case it is not law at all, but rather a species of violence.”

Satan works through lies, temptation and fear.

God works by sending his creatures grace and strength to resist temptation, to see through lies, and to trust in His providence, mercy, love and justice.

⁶ https://en.wikipedia.org/wiki/Missouri_v._Biden

⁷ <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

⁸ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1891.05.15-leo-xiii-rerum-novarum-on-capital-and-labor.pdf>

The eclipsed, coerced, hostage governments sitting in chambers all over the world derive the authority — which they still hold but are not wielding effectively at the moment — from Almighty God, not directly from the people, even if (in some countries) the indirect mechanism by which specific rulers come to power includes popular (albeit more or less corrupt⁹) elections.

It is to Almighty God that today's government leaders will be required to render an account of how they have conducted themselves and used or misused the power He has placed into their hands: whether they've used it to help save souls for eternity, or to damn them.

For these and many other reasons, I do not support, endorse, or recommend participation in the sovereign citizens, state nationals and related movements in which many Bailiwick readers are deeply invested and about which they regularly comment. I don't think individual human beings can (morally) or should (practically) try to walk away from the human societies into which God has placed us, using the linguistic and paperwork tools advocated by TASA¹⁰ and other organizations.

I share the conviction held by these readers, that the American government and American society are in a deep crisis, as are human governments and societies worldwide.

But I diagnose the crisis differently.

I therefore devote my time to researching, offering and supporting a different set of remedies, urging people to work at the personal, family, parish, county, state and federal levels to refuse compliance with unjust laws, and to identify, educate and support lawmakers, prosecutors, executives and judges who will block, nullify, reverse, and repeal the illegitimate laws that created the unlawful, Satanic, administrative technocrat overlay,¹¹ which is actively suppressing the functioning of existing lawful legislatures, courts, executives and prosecutors.

The unlawful administrative overlay was added to human society by identifiable acts.

The unlawful administrative overlay is therefore removable.

The Catholic subsidiarity framework provides support and guidance.

*

Resources:

- Feb. 21, 2023 - Reconstitution starter pack.¹²
- WeThePeople50¹³ - WeThePeople50 leadership characterizes intentionally toxic biochemical weapons as 'experimental vaccines,' which is an error I hope they will correct soon, but they are methodically putting important information into the public debate and into hands of the Attorneys General of the 50 states, which is good.

*

European Union documents addressing subsidiarity

The Official Journal of the European Communities (OJEC) and Official Journal of the European Union (OJEU) are analogous to the US Federal Register.

They are document publishing platforms through which outlaw/extralegal technocrats pretend to make, execute, interpret and enforce law for nation-states and peoples, usurping the God-given ruling authority of elected or hereditary legislators, judges, executives and prosecutors.

⁹ <https://www.truevote.org/>

¹⁰ <https://tasa.americanstatenationals.org/>

¹¹ <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

¹² <https://bailiwicknews.substack.com/p/reconstitution-starter-pack>

¹³ <https://wethepeople50.com/>

In my reading so far, it appears that Article 5 and Article 10 of the 2008 consolidated Maastricht Treaty,¹⁴ along with implementing protocols,¹⁵ are the most relevant.

...Article 5 (1). The limits of Union competences are governed by the principle of conferral. The use of Union competences is governed by the principles of subsidiarity and proportionality.

Article 5 (2). Under the principle of conferral, the Union shall act only within the limits of the competences conferred upon it by the Member States in the Treaties to attain the objectives set out therein. Competences not conferred upon the Union in the Treaties remain with the Member States.

Article 5 (3). Under the principle of subsidiarity, in areas which do not fall within its exclusive competence, the Union shall act only if and in so far as the objectives of the proposed action cannot be sufficiently achieved by the Member States, either at central level or at regional and local level, but can rather, by reason of the scale or effects of the proposed action, be better achieved at Union level.

The institutions of the Union shall apply the principle of subsidiarity as laid down in the Protocol on the application of the principles of subsidiarity and proportionality. National Parliaments ensure compliance with the principle of subsidiarity in accordance with the procedure set out in that Protocol...

Article 10 (1) - The functioning of the Union shall be founded on representative democracy.

Article 10 (2) - Citizens are directly represented at Union level in the European Parliament. Member States are represented in the European Council by their Heads of State or Government and in the Council by their governments, themselves democratically accountable either to their national Parliaments, or to their citizens.

Article 10 (3) - Every citizen shall have the right to participate in the democratic life of the Union. Decisions shall be taken as openly and as closely as possible to the citizen...

*

- 1987.06.19 Single European Act published in Official Journal of the European Communities OJEC¹⁶
- 1992.02.07 Treaty on European Union Treaty of Maastricht published in OJEC¹⁷
- 1995.02.21 Court of First Instance ruling on subsidiarity¹⁸
- 1997.07.29 Treaty on European Union Treaty of Maastricht published CVEC Virtual Centre for Knowledge on Europe integration 2013.12.18¹⁹
- 1997.11.10 Consolidated Version of Treaty Establishing European Community published in OJEC²⁰
- 1997.11.10 Protocol Annexed to Treaty of European Community on application of subsidiarity and proportionality²¹
- 1997.11.10 Treaty of Amsterdam Amending Treaty on EU, Treaties Establishing European Communities, Related published in OJEC²²
- 2007.12.17 Treaty of Lisbon Amending Treaty on European Union and Treaty Establishing European Community published in OJEU²³

¹⁴ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008.05.09-consolidated-version-treaty-on-european-union-treaty-of-maastricht-published-in-ojeu.pdf>

¹⁵ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008.05.09-treaty-on-european-union-protocol-2-on-subsidiarity-and-proportionality.pdf>

¹⁶ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1987.06.19-single-european-act-published-in-official-journal-of-the-european-communities-ojec.pdf>

¹⁷ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1992.02.07-treaty-on-european-union-treaty-of-maastricht-published-in-ojec.pdf>

¹⁸ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1995.02.21-court-of-first-instance-ruling-on-subsidiarity.pdf>

¹⁹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1997.07.29-treaty-on-european-union-treaty-of-maastricht-published-cvec-virtual-centre-for-knowledge-on-europe-integration-2013.12.18.pdf>

²⁰ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1997.11.10-consolidated-version-of-treaty-establishing-european-community-published-in-ojec.pdf>

²¹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1997.11.10-protocol-annexed-to-treaty-of-european-community-on-application-of-subsidiarity-and-proportionality.pdf>

²² <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1997.11.10-treaty-of-amsterdam-amending-treaty-on-eu-treaties-establishing-european-communities-related-published-in-ojec.pdf>

²³ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2007.12.17-treaty-of-lisbon-amending-treaty-on-european-union-and-treaty-establishing-european-community-published-in-ojeu.pdf>

- 2008.05.09 Consolidated Version Treaty on European Union Treaty of Maastricht published in OJEU²⁴
- 2008.05.09 Treaty on European Union Protocol 2 on subsidiarity and proportionality^{https://ba}
- 2010 WEF Global Redesign Initiative Everybodys Business Strengthening Global²⁵
- 2012.10.26 Consolidated Version of Treaty on Functioning of European Union published in Official Journal of European Union OJEU²⁶
- 2013.10.22 EU Decision 1082 Cross-border threats to health published in OJEU²⁷
- 2016.03.15 EU Regulation 369 provision of emergency support within the Union published in OJEU²⁸
- 2017.03.01 On the Future of Europe White Paper²⁹
- 2018.04.19 Implementation of the Treaty provisions concerning national Parliaments³⁰
- 2018.10.23 European Commission communication to European Parliament and others, on principles of subsidiarity and proportionality³¹
- 2020.07.13 EU Draft Regulation Re Clinical Trials, Covid, GMO³²
- 2020.07.15 EU Regulation 1043 Clinical Trials, Covid, GMO published in OJEU³³
- 2023 EU Fact Sheet on European Parliament, Relations with National Parliaments³⁴
- 2023 EU Fact Sheet on Subsidiarity³⁵
- 2023 European Parliament Fact Sheet on subsidiarity³⁶

* * *

²⁴ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008.05.09-consolidated-version-treaty-on-european-union-treaty-of-maastricht-published-in-ojeu.pdf>

^{https://ba} <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008.05.09-treaty-on-european-union-protocol-2-on-subsidiarity-and-proportionality.pdf>

²⁵ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2010-wef-global-redesign-initiative-everybodys-business-strengthening-global-.pdf>

²⁶ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2012.10.26-consolidated-version-of-treaty-on-functioning-of-european-union-published-in-official-journal-of-european-union-ojeu.pdf>

²⁷ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2013.10.22-eu-decision-1082-cross-border-threats-to-health-published-in-ojeu.pdf>

²⁸ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2016.03.15-eu-regulation-369-provision-of-emergency-support-within-the-union-published-in-ojeu.pdf>

²⁹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2017.03.01-on-the-future-of-europe-white-paper.pdf>

³⁰ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2018.04.19-implementation-of-the-treaty-provisions-concerning-national-parliaments.pdf>

³¹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2018.10.23-european-commission-communication-to-european-parliament-and-others-on-principles-of-subsidiarity-and-proportionality.pdf>

³² <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2020.07.13-eu-draft-regulation-re-clinical-trials-covid-gmo.pdf>

³³ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2020.07.15-eu-regulation-1043-clinical-trials-covid-gmo-published-in-ojeu.pdf>

³⁴ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023-eu-fact-sheet-on-european-parliament-relations-with-national-parliaments.pdf>

³⁵ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023-eu-fact-sheet-on-subsidiarity.pdf>

³⁶ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023-european-parliament-fact-sheet-on-subsidiarity.pdf>

Sept. 12, 2023 - Event in Iceland - Oct. 4, 2023: Philipp Kruse, Sasha Latypova, Katherine Watt, Vibeke Manniche

Updated Sept. 16, 2023

For those who are interested in Catholic subsidiarity principles as applicable to current geopolitical events, a reader recently referred me to the work of Niki Raapana and her daughter, Nordica Friedrich, on communitarian law.

Starting in 1999 and through Raapana's death in 2022, Raapana and Friedrich investigated and reported on the same global consolidation of legal authority, and covert evisceration of national constitutions and civil liberties, that I have been studying and writing about since 2005.

From what I've read so far, Raapana's entry points seem to have been urban redevelopment and policing programs, trade agreements such as NAFTA and CAFTA, followed by Supreme Court rulings on eminent domain, including *Kelo v. City of New London*, and progeny.

My entry point was preemption doctrine as it plays out at the local, state and federal levels (2005-2019), followed by study of international, cross-border power-consolidation mechanisms (WHO International Health Regulations and implementing national laws) through the window opened by the Covid-19 "public health emergency"-predicated power grab.³⁷

Related Bailiwick reporting and analysis:

- June 7, 2022 - On why and how globalists, allied with communists, are fomenting federalist conflicts in America. They aim to block American Christians and Constitutionalsists from working together to protect individual human liberty to freely discern and work the will of God.
- Jan. 20, 2023 - Subsidiarity. Political, social and economic organizing principle that stands in opposition to centralized bio-digital totalitarianism
- Sept. 5, 2023 - On Catholic subsidiarity as the counterweight to Satanic secular-materialist centralization of power. And on building up confidence and trust in God's providence, to work for subsidiarity principles in the governance of human societies.

I had heard of communitarianism, but I had not encountered Raapana's work or the term *communitarian law* before yesterday. The Monster works very hard to suppress public understanding of communitarian law and the quietly-implemented legal, social, psychological, financial, and informational mechanisms through which unjust power transfers from hereditary and elected rulers (and the citizen lives and souls for whom those rulers are accountable to Almighty God), to self-appointed, Satanic globalist technocrats, take place.

The globalists' control of search engine results is a powerful tool to suppress such knowledge.

Readers interested in digging into Raapana and Friedrich's work can start at the [Anti-Communitarian League](#) website.

*

Update Sept. 18, 2023 -

Links to PDF and ordering information for paperback of March 2012 book *Anti-Communitarian Manifesto* and *2020: Our Common Destiny* (formerly two separate books).

These documents and their citation sections are extremely important.

Download and send payment to Friedrich & Sons if you are financially able.

³⁷ <https://bailiwicknews.substack.com/p/public-health-emergencies-are-camouflaged>
Bailiwick News - September 2023 - Written and compiled by Katherine Watt. kgwatt@protonmail.com

- Anti-Communitarian Manifesto and 2020: Our Common Destiny³⁸ - Archive.org
- Anti-Communitarian Manifesto and 2020: Our Common Destiny³⁹ - Friedrich & Sons Publishing, e-book (\$17) and paperback \$20)

*

Sasha Latypova on Substack:

- Sept. 6, 2023 - Announcement for My Readers in Iceland⁴⁰ - “I invited myself to Iceland, and I am dragging Bailiwick News Katherine Watt with me over there. We have set up an event on October 4, starting at 6:30pm (open at 6pm) at the Grand Hotel in Reykjavik. Speakers include Philipp Kruse, a Swiss attorney who has filed several key lawsuits including one against Swissmedic agency, and Dr. Manniche from Denmark who is a co-author with Max Schmeling on the batch variability analysis⁴¹ study that confirmed my early findings from VAERS. This will be fun!”

Poster and approximate translations below. Link to Facebook event page.⁴²

Title: Should public health powers be handed off to the World Health Organization without public discussion?

Subtitle: Do the Covid jabs meet the safety standards, and are some lots more harmful than others?

Philipp Kruse is a lawyer specializing in tax law and has his own law firm in Zurich, Switzerland. Philipp is co-president of the Swiss Bar Association. Kruse holds a Master’s degree in Law from the University of Bern, as well as a Master’s degree in International Business Law Studies and is also a tax expert from the Swiss Tax Academy. Since 2020, he has prosecuted more than 20 cases to restore evidence-based investigations of COVID-19 mandates. The Swiss Bar Association has submitted legal reports to the Swiss Parliament and government, showing their permanent breaches of the Swiss Constitution.

Alexandra (Sasha) Latypova is a former pharmaceutical industry executive. She has also owned and managed several contract research organizations. Latypova was born in Ukraine and moved to the United States in the late 90’s. She holds a Master of Business Administration degree from Dartmouth College in Hanover, NH. Latypova has shown irregularities in the documents obtained from HHS about COVID-19 vaccine indicating that the FDA and pharmaceutical manufacturers have collaborated to bypass regulatory and scientific standards used to ensure that products are safe.

Katherine Watt is an American Catholic writer and paralegal [law-learned investigative journalist]. She earned a philosophy and natural sciences degree from Penn State in 1996 and worked as a reporter for small newspapers. In 2003 she earned a paralegal certificate and then provided legal research and writing for small law firms practicing constitutional, civil rights and environmental law. She has published several independent blogs covering local corporate and government corruption, and food, water and energy security issues. Since 2020, she has investigated changes to US law that block prosecution of Covid-era biomedical crimes.

Vibeke Manniche is a Danish MD, Ph.D. and author of 35 books mainly about children, family, sleep and medicine. She has worked in epidemiology during her 34 years as a doctor, concerning rare diseases and public health issues. Regarding the corona-crisis, she was the only Danish doctor who from the beginning spoke against lockdowns and lack of proportionality. The numbers and science never supported lockdowns, but fearmongering did.

* * *

³⁸ <https://archive.org/details/AntiCommunitarianManifesto>

³⁹ <http://nord.twu.net/acl/2020.html>

⁴⁰ <https://sashalatyova.substack.com/p/announcement-for-my-readers-in-iceland>

⁴¹ <https://sashalatyova.substack.com/publish/post/119874309>

⁴² <https://www.facebook.com/helgi.viggosson/posts/10229461057164750>

Sept. 18, 2023 - C.S. Lewis on turning back to return to the right road, when you discover you're on the wrong road. And links to key works by Niki Raapana and Nordica Friedrich.

C.S. Lewis, *Mere Christianity*⁴³ (1952). Book I (Right and Wrong as a Clue to the Meaning of the Universe) Ch. 5, (We Have Cause to Be Uneasy). Excerpt:

I ended my last chapter with the idea that in the Moral Law somebody or something from beyond the material universe was actually getting at us. And I expect when I reached that point some of you felt a certain annoyance. You may have even felt that I had played a trick on you — that I had been carefully wrapping up to look like philosophy what turns out to be one more “religious jaw.” You may have felt you were ready to listen to me as long as you thought I had anything new to say; but if it turns out to be only religion, well, the world has tried that and you cannot put the clock back. If anyone is feeling that way I should like to say three things to him.

First, as to putting the clock back. Would you think I was joking if I said that you can put a clock back, and that if the clock is wrong, it is often a very sensible thing to do? But I would rather get away from that whole idea of clocks. We all want progress. But progress means getting nearer to the place where you want to be. And if you have taken a wrong turning, then to go forward does not get you any nearer. If you are on the wrong road, progress means doing an about-turn and walking back to the right road; and in that case the man who turns back soonest is the most progressive man...

*

More on crucial legal and geopolitical research⁴⁴ by Niki Raapana and Nordica Friedrich

Links below to Archive.org free PDF and ordering information for paperback and e-book of March 2012 book *2020: Our Common Destiny* and *Anti-Communitarian Manifesto* (formerly two separate books).

These documents and their citation sections are extremely important for

1. building public understanding of *how* the silent overthrow conducted by Satanic globalist technocrats has been conducted over the last century, to lead mankind astray under diabolically false “common good” pretenses; and
2. helping more people use that information to turn back from the wrong road and get back to the right road.

Please purchase and/or download for storage/printing/sharing, and/or financially support Friedrich’s ongoing publishing work⁴⁵ (GoFundMe link) if you are financially able.

- 2020: Our Common Destiny and Anti-Communitarian Manifesto⁴⁶ - Archive.org
- 2020: Our Common Destiny and Anti-Communitarian Manifesto⁴⁷ - Friedrich & Sons Creative Publishing, e-book (\$17) and paperback (\$20)

* * *

⁴³ <https://archive.org/details/MereChristianityCSL/mode/2up>

⁴⁴ <https://bailiwicknews.substack.com/p/event-in-iceland-oct-4-2023>

⁴⁵ <https://www.gofundme.com/f/remembering-niki-raapana-publishing-new-titles>

⁴⁶ <https://archive.org/details/AntiCommunitarianManifesto/page/n3/mode/2up>

⁴⁷ <http://nord.twu.net/acl/2020.html>

Sept. 19, 2023 - On sovereign immunity. Re-post: Dual-use government officials of concern. Related to CHD case Estate of George Watts Jr. v. Lloyd Austin, Secretary of US Department of Defense.

First posted Jan. 16, 2023: Dual-use government officials of concern.⁴⁸

Sept. 19, 2023 Notes

I'm reading the US Government's Motion to Dismiss *Estate of George Watts Jr. v. Lloyd Austin in his official capacity as Secretary of the US Department of Defense* and the plaintiffs' reply in opposition.

I am not related to the Watts family. I had no direct input into the legal strategies chosen for the *George Watts* case and first learned of the case after it was filed.

I write about cases using publicly-available case documents. I haven't yet written publicly about the *Watts v. Austin* case, because I wanted to wait until the Motion to Dismiss was filed. In some interviews over the summer, I briefly discussed it, and my view that it has some strengths but also some serious weaknesses.

Estate of Watts v. Austin was filed May 31, 2023 by Attorney Ray Flores, funded by Children's Health Defense (CHD). The Motion to Dismiss was filed Sept. 1, 2023, and the plaintiff estate filed a reply Sept. 15, 2023.

- 2023.05.31 Estate of George Watts v. Austin DoD CHD re nonconsensual military experimentation⁴⁹
- May 31, 2023 - Breaking: Family of 24-Year-Old Who Died From COVID Vaccine Sues DOD in 'Groundbreaking Case'⁵⁰ (Children's Health Defense)
- 2023.07.28 Watts v. DoD Austin extension of time to 09.01.2023⁵¹
- 2023.09.01 Watts v. DoD Gov Memo in Support MtD⁵²
- 2023.09.15 Watts v DoD Memo in Opposition to MtD⁵³

The first defense argued by SecDef Austin's Department of Justice lawyers, is that the US District Court has no jurisdiction, because claims against government officials are barred by sovereign immunity, and

“Plaintiff does not identify any applicable waiver of sovereign immunity but instead argues that sovereign immunity is unconstitutional. Those arguments are unsupported by the text of the Constitution and case law.”

Legal strategies that could be considered — by CHD attorneys for this case and by other attorneys who may file similar cases in the future — include filing an amended complaint identifying defendant Lloyd Austin in his *personal* capacity; adding as co-defendant, also in his personal capacity, Operation Warp Speed Chief Operating Officer, Army General Gustave Perna; and requesting that federal judges nullify the PREP Act in its entirety to the extent that the Department of Justice and Department of Defense hold the position that the PREP Act authorizes sovereign rulers to poison and kill subjects while enjoying the privileges of sovereign immunity.

Reasoning for this approach is outlined below.

The nutshell version: Austin and Perna have engaged in intentional poisoning and mass murder in their personal capacities, because a legitimate sovereign ruler automatically forfeits his sovereignty and reverts to personal or outlaw status the moment he acts against the *true* good of his subjects.

Rulers poison and kill their subjects for purposes other than the welfare of the subjects.

To the extent rulers claim that they poison and kill subjects for the subjects' own good, the rulers are lying.

*

⁴⁸ <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

⁴⁹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.05.31-estate-of-george-watts-v.-austin-dod-chd-re-nonconsensual-military-experimentation.pdf>

⁵⁰ <https://childrenshealthdefense.org/defender/george-watts-jr-pfizer-covid-vaccine-injury/>

⁵¹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.07.28-watts-v.-dod-austin-extension-of-time-to-09.01.2023.pdf>

⁵² <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.09.01-watts-v.-dod-gov-memo-in-support-mtd.pdf>

⁵³ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.09.15-watts-v-dod-memo-in-opposition-to-mtd.pdf>

Jan. 16, 2023 - Dual-use government officials of concern

I think prosecution of the American Covid-19 war criminals — starting with Robert Kadlec, Alex Azar, Marion Gruber and Denise Hinton and moving on from there, as outlined Oct. 12, 2022⁵⁴ — will be more effective if those criminal cases are filed against the perpetrators in their personal capacities, as false impersonators or foreign imposters acting outside the bounds of legitimate government authority, rather than in their official capacities as US government agents acting within the authorized scope of their duties.

- Jan. 10, 2023 - Draft Complaint Intro/Background: John Doe v. Azar, Kadlec, Gruber and Hinton⁵⁵ (PDF).

That PDF draft addresses the defendants in both their official and personal capacities. I wrote it in October, before reaching the conclusions I'm writing about now.

*

The US Government is making war on its own people covertly, through the conversion of the chemical and biological warfare program into the public health emergency medical countermeasures program, and is working in collaboration with globalist institutions and other national governments around the world, to make war on all people.

The central bank globalists running the worldwide program — one main battlefield is currently the World Health Organization⁵⁶ — want to kill as many of us as possible, as quickly and with as much plausible deniability as possible. They also want to depose as many national, sovereign governments as possible, as quickly and with as much plausible deniability as possible, in order to install the one-world government, presented as a solution to the civil, political, financial and economic chaos and dysfunctionality they themselves have brought into being.

So legal strategies need to walk a fine line between holding the war criminals to account and also protecting each country's sovereign government institutions, so that the small-but-growing remnants of non-criminal government officials can work with informed popular support to rebuild legitimacy, economic stability and public trust.

*

Sometimes I get asked to look at legal pleadings people are thinking about filing, or have already filed, and offer my views on them.

As I've said and written repeatedly, I think every legal civil and criminal strategy that people are interested in preparing and filing should be tried.

Last fall I helped set up two self-help websites to support people interested in filing cases:

- Five Small Stones⁵⁷ - text-only, pharmaco-military crimes only.
- Five Small Stones⁵⁸ - multimedia, pharmaco-military and election crimes.

I find arguments that there is “only one way,” “only two paths,” a “best way,” or ways that should “never” be tried, or some “easy” way to attack the Monster, or some strategy “must” get good results and other strategies that “can never” get good results, to be counterproductive.

There are as many ways to attack the Monster as there are people willing to fight. They are all difficult and strewn with obstacles, and they should all be tried anyway: each person should fight in the way that he or she thinks makes sense and uses the skills and interests that he or she has available to offer to the fight.

⁵⁴ <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

⁵⁵ <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.10-draft-18-usc-2333-complaint-background-azar-kadlec-gruber-hinton.pdf>

⁵⁶ <https://childrenshealthdefense.org/defender/who-proposals-sovereignty-totalitarian-state/>

⁵⁷ <https://5smallstones.wordpress.com/>

⁵⁸ <https://5smallstones.com/>

For legal strategies in general, I think the simpler the arguments, the better, for both generating public understanding and support, and for engaging prosecutors, judges and legislators.

In my view, neither judges nor the public care anymore about dueling data analysis experts or the status of efforts to isolate SARS-CoV-2 viruses or prove that PCR tests work or don't work.

They know several things from direct experience:

- Something made people sick in a strange way starting in late 2019 and early 2020.
- Governments and their media propagandists said that nothing but social isolation, economic dependency, testing, masking and vaxxes would solve the problem, and blocked every other possible mitigation, prevention and treatment.
- The claims of governments and media propagandists proved to be false, because people have continued to get sick with weird things even after complying with the recommendations and 'mandates,' and lacking access to the things the governments blocked.
- Since the vaxx rollout, people are sick and dying from blood clots, heart attacks, turbo-cancers, immune system dysregulation and many other horrible things, and birth rates are dropping.
- Governments and media propagandists are pretending that's not happening, and continuing to fund and push the same policies, programs and products.

My work up to this point has been about figuring out how and why the regulatory, consumer safety mechanisms have been blocked, and how and why the constitutional checks and balances have been blocked.

Now that I know, beyond any doubt, that it's because our governments are at war with us, and that their war plans included establishing triggers to quietly and illegitimately, suspend all constitutional and regulatory provisions that would have protected us from the attack, I'm focused on educating more people about that reality, and thinking through legal strategies that can expose and nullify that war footing as being an illegal war that does not comply with just war doctrine,⁵⁹ such that acts undertaken in support of it are war crimes, in addition to being grave mortal sins.

For my own contributions to the fight against the Monster, I'm most interested in developing and supporting cases that force government defendants and defense counsel to first, admit that the evidence (the record of their public acts and documents) conclusively shows they've launched a covert war with their people, which is becoming widely seen and understood.

The government attorneys would then be compelled to choose between two defenses:

1. The war on the world is legal and the use of bioweapons to carry out official, authorized duties and orders to maim and kill billions of people, is justified and endorsed by the US government as an institution.
2. The war is illegal, such that the official government acts undertaken by named defendants, to conduct the war, have been done without proper authority, by rogue actors, who can and will be removed from power and tried for their war crimes.

To the extent the Department of Justice responded to a criminal prosecution of Kadlec, Azar, Gruber and Hinton by using the second argument, the war criminals would be subject to prosecution in their personal capacity, without recourse to sovereign, legislative, administrative or other immunities.

They would be cut loose from the government, and legally construed as people who committed the war crimes outside their official capacities, while impersonating federal officials, or while serving as agents of foreign invaders or occupiers.

The advantage offered by cutting the war criminals loose, is that it would leave the core governing institutions (legislatures, courts and executives) and the US Constitution intact.

Badly damaged. Threadbare.

⁵⁹ https://en.wikipedia.org/wiki/Just_war_theory#Saint_Thomas_Aquinas

But intact, and positioned to begin the long process of rebuilding and reweaving legitimacy and public trust from a solid foundation.

*

Some of my thinking about this comes from the many carve-outs built into criminal and civil statutes, to exempt senior executive service (SES) officials, cabinet secretaries, Congress members, judges, military officials and state and local government agents from prosecution for acts that are criminal when committed by anyone else.

Examples of laws containing carve-out provisions include the False Claims Act (31 US 3729); Racketeer Influenced and Corrupt Organizations (RICO) Act (18 USC 1961); federal laws prohibiting use of biological weapons of mass destruction (18 USC 175); prohibiting use of chemical weapons of mass destruction (18 USC 229); prohibiting international and domestic terrorism (18 USC 2331); prohibiting genocide (18 USC 1091); prohibiting torture (18 USC 2340A); and prohibiting war crimes (18 USC 2441).

A couple of months ago, I read a book chapter by Jed S. Rakoff, *Fundamentals of RICO, (RICO - Civil Law and Strategy*,⁶⁰ 1999), in which Rakoff reported:

Consistent with the Supreme Court's increasing receptivity to claims of sovereign immunity by state governments, several circuit courts have held that state governmental entities cannot be sued under RICO. One approach to the issue of sovereign immunity, which is best exemplified by decisions from the Ninth Circuit, has concluded that government entities cannot violate RICO because they are **incapable of forming the "malicious intent" needed to commit predicate acts.**

Until very recently, I took those carve-outs at face value. I construed them as self-serving methods whereby powerful people protect themselves from criminal prosecution and civil liability.

They serve that function well, for as long as the People, including honorable, courageous legislators, judges and governors construe them as applicable.

And yes, I do believe that there are honorable, courageous government officials walking among us. There aren't many. But there are enough for now, and more joining the battle daily.

I now think these carve-outs have a far deeper and nobler purpose.

They represent a suppressed but useful scalpel with which honorable government officials can excise the cancer from the body politic.

The "government" cannot form malicious intent, because the only legitimate, valid basis for the existence and continuation of any government is the protection and prosperity of the people living on the soil within its sovereign territory.

All intentions and acts formed or committed for purposes other than the protection and prosperity of the people, are by definition no longer government intentions and acts.

Individual human beings occupying government positions certainly can form malicious intent.

They often do, and demonstrably have, to unfathomable depths that have become visible since January 2020.

The deeper and nobler function of the carve-outs in the laws, imply that, starting with the moment in time and place that anyone elected or appointed to office or employed by the government, engages in criminal acts and conspiracies to commit criminal acts, or induce others to participate in crimes (knowingly or unknowingly), he silently and automatically forfeits classification as a government official and removes him or herself from the protective shield

⁶⁰ https://www.lawcatalog.com/media/productattach/r/i/rico_chapter_1-r47.pdf

that Almighty God has placed around legitimate, valid sovereigns who serve the legitimate, valid purpose of protecting and defending the lives and properties of the people entrusted to their care and jurisdiction.

In other words, a government at war with its people is not a valid, legitimate government.

It's an invalid, imposter government.

By logical extension, any individual government official demonstrably engaged in war on the people is not part of a valid, legitimate government.

He's an invalid, imposter official.

He's a rogue, an outlaw, operating beyond the scope of the authority given to valid governments through legitimate social compacts and covenants formed (in various ways) among the three parties: God, Sovereign Government and People.

To sum up, if an illegal, immoral war is being waged on the people, (it is) and if it's legally and morally impossible for a VALID government to do such things, in the course of VALID official duties (it is), then by legal and moral definition, the people doing these things are not of, from or inside the US Government.

They are outside of the government, and outside of the law.

They are outlaws occupying government offices.

The legitimate, valid, authorized government still includes anyone in executive, legislative, judicial and military positions who either resisted going along with the program from the start, such as by defying unlawful orders, and also includes men and women who cooperated at the start when under the false impression of legitimacy, but have since realized an illegal war is underway, have stopped cooperating and have started resisting.

Those conducting the war have already abdicated from office in substance, but not in form.

They are filling real time and space — the physical offices in Washington DC and other US government sites, as of ~~Jan. 16, 2023~~ Sept. 19, 2023.

But they are not fulfilling proper functions, and are in fact violating them.

* * *

Sept. 20, 2023 - On how globalists covertly, gradually insert communitarian law at the nation-state level to supersede constitutional law and sovereignty.

*Giuliano Amato, former Italian Prime Minister and Vice-President of EU Constitutional Convention, quoted in 2020: Our Common Destiny.*⁶¹

2020: *Our Common Destiny*, 2012 edition, by Niki Raapana and Nordica Friedrich, at p. 40 (emphasis added):

“In 2003, Italian Prime Minister Giuliano Amato, later Vice-President of the European Union Constitutional Convention,⁶² told Italian newspaper *La Stampa* how Communitarian Law is introduced:

"One must act 'as if' in Europe: as if one wanted only very few things, in order to obtain a great deal. As if nations were to remain sovereign, in order to convince them to **surrender their sovereignty**.

The [European] Commission in Brussels, for example, must act as if it were a technical organism, in order to operate like a government...and so on, **camouflaging** and toning down.

The sovereignty lost at a national level does not pass to any new subject. It is entrusted to a faceless entity: NATO, the UN and eventually the EU.

The Union is the vanguard of this changing world. It indicates a future of Princes without sovereignty.

The new entity is faceless and those who are in command can neither be pinned down or elected...

That is the way Europe was made too: by creating communitarian organisms without giving the organisms presided over by national governments the impression that they were being subjected to a higher power.

That is how the Court of Justice [of the European Union]⁶³ as a supra-national organ was born.

It was a sort of unseen atom bomb, which [French foreign minister Robert] Schuman and [French National Planning Board Commissioner Jean] Monnet slipped into the negotiations on [European] Coal and Steel Community.⁶⁴

That was what the [European Coal and Steel Community] itself was: a random mixture of national egotisms which became communitarian.

I don't think it is a good idea to replace this slow and effective method — which **keeps national States free from anxiety while they are being stripped of power** — with great institutional leaps...

Therefore **I prefer to go slowly, to crumble pieces of sovereignty up little by little**, avoiding brusque transitions from national to federal power.

That is the way I think we will have to build Europe's common policies."

European Union Communitarian Law was the model legislation for the Central American Free Trade Agreement (CAFTA). Congress adopted CAFTA in 2005, placing the American people squarely in a communitarian legal agreement. Our integration with Canada and Mexico has been kept very hush-hush.

⁶¹ Purchase and/or download for storage/printing/sharing, and/or financially support Friedrich's ongoing publishing work (GoFundMe link <https://www.gofundme.com/f/remembering-niki-raapana-publishing-new-titles>) if you are financially able. 2020: *Our Common Destiny* and *Anti-Communitarian Manifesto* - Archive.org - <https://archive.org/details/AntiCommunitarianManifesto/page/n3/mode/2up>; Friedrich & Sons Creative Publishing, e-book (\$17) and paperback (\$20) = <http://nord.twu.net/acl/2020.html>

⁶² <https://archives.eui.eu/en/fonds/444976?item=SP-B>

⁶³ https://european-union.europa.eu/institutions-law-budget/institutions-and-bodies/search-all-eu-institutions-and-bodies/court-justice-european-union-cjeu_en

⁶⁴ <https://www.britannica.com/topic/European-Coal-and-Steel-Community>

Unlike in Europe, where Communitarian Law is discussed openly, **American communitarian reforms are buried inside purchase and trade agreements, plans, treaties, resolutions, regulations, codes, initiatives, and ordinances.**

Presidential Executive Orders are filled with communitarian directives.

Adoption of European model communitarian laws is the new norm.

Other methods for implementing communitarian law are adoption of supranational standards and norms, integration, and harmonization.

The ideal State adoption is when a national constitution is amended into an openly committed communitarian document.”

*

Related Bailiwick reporting and analysis on the topic of power concentrating in the hands of illegitimate rulers who act “as if” they legitimately hold power:

- Dec. 12, 2022 - Is the power there or not? Senate Report 93-549 (1973) and Silent Weapons for Quiet Wars (1979). Updated with three more documents, 1966-1967.
- Dec. 19, 2022 - On the powers and limitations of illusionists. And the value of working and praying for deeper discernment of the differences between things as they appear and things as they are.

* * *

Sept. 22, 2023 - UN-WHO overthrow of sovereignty: threat of imminent supranational law-based invasion, or almost-completed supranational law-based occupation?

Is the United Nations-World Health Organization repression of constitutions and national sovereignty, and overthrow of nation-states, by means of triggering provisions in adopted international and federal legal instruments, an imminent threat?

Or have Satanic technocrats serving the UN-WHO Monster-machine already been occupying and openly ruling over nation-states since at least January 2020, by means of triggering provisions in adopted international and federal legal instruments?

Is there a meaningful difference between repelling a geopolitical-legal attack attempting to cross into a country from outside national borders, or expelling a geopolitical-legal occupation that has already been established inside national borders?

*

Premise 1. There is a difference. The occupation scenario better fits the observable facts than the imminent attack scenario. UN-WHO occupation mechanisms were triggered January 2020, and the occupation is almost fully operational at present.

Premise 2. There are no true global natural, non-military threats or emergencies such as global pandemics, climate change, overpopulation and resource scarcity. There are only localized threats (disease outbreaks, hurricanes, earthquakes, droughts, currency collapses) and coordinated global, man-made military attacks that can and have been presented (through orchestrated, man-made, global propaganda and repression of authentic fact-finding and deliberative procedures) to make lots of people falsely believe local disasters are global, and falsely believe planned, executed acts of war are natural events.

Premise 3 - The false cross-border, global threat paradigm is the core mechanism for the establishment of worldwide totalitarianism, because legal instruments centralizing power have been manufactured to (a) become operational upon unilateral declaration (by Satanic technocrats) of cross-border threats, and (b) block all previously-applicable, public, adversarial claim verification mechanisms such as legislative deliberation, legislative nullification or ratification and judicial review.

*

Public understanding that there are no natural global threats and emergencies or man-made acts of war capable of justifying globally centralized moral, legal or material responses

can lead to

public understanding that the Monster's whole story is a series of very large lies, and thus there are no legitimate triggers to suspend constitutions worldwide, including federalism (in the US) and subsidiarity (in Europe),

which can lead to

public understanding that there is no legal, moral or material basis for global concentration of power, which can lead to

more public pressure on national, state and local lawmakers and judges to add their own acts of defiance to the millions of defiant acts committed every day by ordinary people ignoring the stupid demands of the Monster.

*

The Monster desperately wants the world's people to think the Monster's capture of global power is needed, wanted and legit.⁶⁵

The Monster's capture of global power is not needed, not wanted, and not legit.

*

When evidence accumulates that public health powers have already been quietly and gradually transferred — mostly since 1944⁶⁶ — from elected and hereditary rulers of nation-states (and their political subdivisions) and from the subjects or peoples of each country, to the United Nations World Health Organization, without public knowledge or deliberation,

using embedded legal mechanisms that suspend subsidiarity (EU); federalism (US); and all Constitutional and other limits on government abuse of power, under specific triggering conditions (declared cross-border threats including “public health emergencies”)

to establish and maintain global totalitarianism in the form of medical-military dictatorships,

and the legally-required natural cross-border threats are lies, describing events that do not and cannot exist in reality,

but local threats can be made to appear global, and man-made acts of war can be made to appear to be natural disasters,

then public health officials and other executive and administrative officials worldwide have demonstrably lied to legislators, judges, prosecutors and subject populations to trigger (a) repression of historic deliberative and judicial fact-finding forums and procedures; (b) suspensions and overrides of legitimate ruling sovereignty; and (c) limits on government abuse of power,

and those same executive and administrative officials worldwide have demonstrated the triggering mechanisms and information control systems (to amplify the enabling lies and suppress fact-finding and truth) to be functional.

What can people, and national and state legislatures and courts do in response?

- For individuals and families worldwide: Pray the Rosary and go to Mass. #PraytheRosary #GoToMass #MassOfTheAges.⁶⁷
- For individuals and families worldwide: Defy and thereby sabotage nonsensical, immoral, unlawful and materially harmful instructions and demands made by the occupiers: to be afraid, to mask, to test, to isolate, to shun, to inject, to enter more deeply into the digital-financial-medical surveillance and control grid . #DoNotComply
- For individuals and families worldwide: Understand and spread the understanding that the fact that the core premises are lies, nullifies and voids the moral, legal and material bases for law-triggered automatic transfers of power embedded in anti-laws as adopted and enforced.
- For US Congress and other federal and state legislatures and courts worldwide: Re-assert subsidiarity, federalism and constitutional rule of law. Nullify and repeal unjust federal, state and local statutes and regulations. #RepealPREPAct.⁶⁸ See also WeThePeople50.⁶⁹
- For Congress other federal legislatures: Withdraw countries from international and mega-region treaties, conventions and other binding instruments of international and supranational law. #ExitWHO #ExitUN #ExitEU #ExitNATO.

*

⁶⁵ <https://www.merriam-webster.com/dictionary/legit>

⁶⁶ <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

⁶⁷ <https://www.latinmass.com/>

⁶⁸ <https://sashalatyпова.substack.com/p/update-on-chd-lawsuit-challenging>

⁶⁹ <https://wethepeople50.com/>

...One of the things that surprised me when I first read the New Testament seriously was that it talked so much about a Dark Power in the universe — a mighty evil spirit who was held to be the Power behind death and disease, and sin.

The difference is that Christianity thinks this Dark Power was created by God, and was good when he was created, and went wrong. Christianity agrees with Dualism that this universe is at war. But it does not think this is a war between independent powers. It thinks it is a civil war, a rebellion, and that **we are living in a part of the universe occupied by the rebel.**

Enemy-occupied territory — that is what this world is. **Christianity is the story of how the rightful king has landed, you might say landed in disguise, and is calling us all to take part in a great campaign of sabotage.**

When you go to church, you are really listening-in to the secret wireless from our friends: that is why the enemy is so anxious to prevent us from going. He does it by playing on our conceit and laziness and intellectual snobbery...

* * *

⁷⁰ <https://archive.org/details/MereChristianityCSL/mode/2up>

Sept. 24, 2023 - 51 Congress members co-sponsoring Rep. Andy Biggs HR-79, WHO Withdrawal Act. To thank them for standing up, contact their offices.

As James Roguski reported recently:⁷¹

As of September 14, 2023, 50+ members of the House of Representatives have signed on as co-sponsors of the WHO Withdrawal Act (H.R. 79)...

However, not even one senator has shown the courage to simply copy H.R. 79 and submit it as companion legislation in the Senate.

Text of the bill and list of the 51 co-sponsors is below.

To thank these men and women for their clear-eyed leadership and encourage them to keep fighting and to fight harder, louder and more visibly, please contact their offices.

Text:⁷²

H. R. 79 - To direct the President to withdraw the United States from the Constitution of the World Health Organization, and for other purposes.

In the House of Representatives, January 9, 2023, Mr. Biggs (for himself, Mr. Perry, Mrs. Miller of Illinois, Mr. Massie, and Mr. Rosendale) introduced the following bill; which was referred to the Committee on Foreign Affairs.

A BILL To direct the President to withdraw the United States from the Constitution of the World Health Organization, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “WHO Withdrawal Act”.

SEC. 2. WITHDRAWAL OF UNITED STATES FROM THE CONSTITUTION OF THE WORLD HEALTH ORGANIZATION; PROHIBITION ON USE OF FUNDS.

Effective on the date of the enactment of this Act—

(1) the President shall withdraw the United States from the Constitution of the World Health Organization (62 Stat. 2679; 14 U.N.T.S 186); and

(2) no funds available to any Federal department or agency may be used to provide for the participation of the United States in the World Health Organization or any successor organization.

SEC. 3. REPEAL OF THE ACT OF JUNE 14, 1948.

The Act of June 14, 1948 (Public Law 806–43; 62 Stat. 441; 22 U.S.C. 290 et seq.), providing for membership and participation by the United States in the World Health Organization and authorizing an appropriation therefor, is repealed.

*

⁷¹ <https://jamesroguski.substack.com/p/contact-your-senators>

⁷² <https://www.congress.gov/bill/118th-congress/house-bill/79/text?s=4&r=1&q=%7B%22search%22%3A%5B%22HR79%22%5D%7D>
Bailiwick News - September 2023 - Written and compiled by Katherine Watt. kgwatt@protonmail.com

Sponsors:⁷³ Rep. Biggs, Andy [R-AZ-5] introduced the bill on Jan. 9, 2023. The bill has since obtained 51 co-sponsors in the House of Representatives:

1. Rep. Perry, Scott [R-PA-10]* 01/09/2023
2. Rep. Miller, Mary E. [R-IL-15]* 01/09/2023
3. Rep. Massie, Thomas [R-KY-4]* 01/09/2023
4. Rep. Rosendale Sr., Matthew M. [R-MT-2]* 01/09/2023
5. Rep. Ogles, Andrew [R-TN-5] 01/17/2023
6. Rep. Norman, Ralph [R-SC-5] 01/17/2023
7. Rep. Higgins, Clay [R-LA-3] 01/17/2023
8. Rep. Crane, Elijah [R-AZ-2] 02/21/2023
9. Rep. Roy, Chip [R-TX-21] 02/24/2023
10. Rep. Van Drew, Jefferson [R-NJ-2] 02/24/2023
11. Rep. Jackson, Ronny [R-TX-13] 02/24/2023
12. Rep. Tenney, Claudia [R-NY-24] 02/24/2023
13. Rep. Boebert, Lauren [R-CO-3] 02/24/2023
14. Rep. Good, Bob [R-VA-5] 02/24/2023
15. Rep. Greene, Marjorie Taylor [R-GA-14] 02/27/2023
16. Rep. Harshbarger, Diana [R-TN-1] 02/27/2023
17. Rep. Allen, Rick W. [R-GA-12] 02/27/2023
18. Rep. Tiffany, Thomas P. [R-WI-7] 03/01/2023
19. Rep. Burgess, Michael C. [R-TX-26] 03/28/2023
20. Rep. Donalds, Byron [R-FL-19] 03/28/2023
21. Rep. Posey, Bill [R-FL-8] 03/29/2023
22. Rep. Steube, W. Gregory [R-FL-17] 03/29/2023
23. Rep. Brecheen, Josh [R-OK-2] 04/06/2023
24. Rep. Cloud, Michael [R-TX-27] 04/06/2023
25. Rep. Burlison, Eric [R-MO-7] 04/10/2023
26. Rep. Mooney, Alexander X. [R-WV-2] 04/13/2023
27. Rep. Santos, George [R-NY-3] 04/13/2023
28. Rep. Self, Keith [R-TX-3] 04/13/2023
29. Rep. LaMalfa, Doug [R-CA-1] 04/17/2023
30. Rep. Duncan, Jeff [R-SC-3] 04/19/2023
31. Rep. Fry, Russell [R-SC-7] 04/27/2023
32. Rep. McCormick, Richard [R-GA-6] 05/05/2023
33. Rep. Moolenaar, John R. [R-MI-2] 05/09/2023
34. Rep. Crawford, Eric A. "Rick" [R-AR-1] 05/10/2023
35. Rep. Gosar, Paul A. [R-AZ-9] 05/16/2023
36. Rep. Bishop, Dan [R-NC-8] 05/17/2023
37. Rep. Hern, Kevin [R-OK-1] 05/17/2023
38. Rep. Miller, Max L. [R-OH-7] 05/22/2023
39. Rep. Hageman, Harriet M. [R-WY-At Large] 05/22/2023
40. Rep. Yakym, Rudy [R-IN-2] 05/22/2023
41. Rep. Mann, Tracey [R-KS-1] 05/23/2023
42. Rep. Bergman, Jack [R-MI-1] 05/23/2023
43. Rep. Wilson, Joe [R-SC-2] 05/24/2023
44. Rep. Spartz, Victoria [R-IN-5] 05/25/2023
45. Rep. Gooden, Lance [R-TX-5] 06/05/2023
46. Rep. Mace, Nancy [R-SC-1] 06/05/2023
47. Rep. Carl, Jerry L. [R-AL-1] 06/06/2023
48. Rep. McClain, Lisa C. [R-MI-9] 06/13/2023
49. Rep. Babin, Brian [R-TX-36] 06/27/2023
50. Rep. Johnson, Mike [R-LA-4] 08/04/2023
51. Rep. Lesko, Debbie [R-AZ-8] 08/22/2023

⁷³ <https://www.congress.gov/bill/118th-congress/house-bill/79/cosponsors?s=4&r=1&q=%7B%22search%22%3A%5B%22HR79%22%5D%7D>
Bailiwick News - September 2023 - Written and compiled by Katherine Watt. kgwatt@protonmail.com

Sept. 26, 2023 - On the European Union lawmaking process. The Monster *really* wants its victims to believe the core lie: that all Monster acts and programs are legitimate, benevolent and supported by morally-sound treaties, laws and other legal instruments.

Related Bailiwick reporting and analysis:

Feb. 15, 2023 - European Commission regulations implementing the global pharma-military kill box

...The EU provisions correspond with the US provisions related to “medical countermeasures” and establishment of home- and business-based concentration camps (prohibition of free human association, commerce and movement within countries and across borders) in case of “natural or man-made disaster.”

To recap, the American biomedical police state — controlled by the World Health Organization operating as the military branch of the Bank for International Settlements⁷⁴ — came into force through statutes passed by the US Congress; executive orders issued by US Presidents; administrative/Cabinet agency regulations published in the Federal Register; and state and local versions of same.⁷⁵ See footnoted executive summary of American Domestic Bioterrorism Program.⁷⁶

The European biomedical police state came into force through analogous regulations passed by the European Parliament and the Council of the European Union, published in the Official Journal of the European Union...

June 13, 2023 - The European Commission and WHO launch landmark digital slavery initiative to centralize and institutionalize global technocratic idolatry. [Parody translation.]

Sept. 20, 2023 - On how globalists covertly, gradually insert communitarian law at the nation-state level to supersede constitutional law and sovereignty.

*

Last week, a reader at Sage Hana’s Substack...

- Sept. 22, 2023 - New World Order Lingo and Convergent Logic Detective Work for Normies⁷⁷

...posted a link⁷⁸ to a Vigilant Fox report about Member of European Parliament (MEP) Christine Anderson:

- Sept. 20, 2023 - ‘Go to Hell’: Brave EU Politician Delivers Damning Message to the Global Tyrants⁷⁹

*I replied to the comment:*⁸⁰

I would like to see Christine Anderson introduce some legislation in the European Parliament to repeal the regulations, decisions, directives and other technical mechanisms through which the European Union is imposing the cross-border health-threat-predicated tyranny on the member-states and on the subjects who live in the member-states, and to introduce a bill to withdraw her country (Germany) from the EU.

Starting with these:

- 2020.04.14 EU Regulation 521⁸¹- Council Regulation (EU) 2020/521 of 14 April 2020 activating the emergency support under Regulation (EU) 2016/369, and amending its provisions taking into account the COVID-19 outbreak

⁷⁴ <https://bailiwicknews.substack.com/p/smoke-and-mirrors>

⁷⁵ <https://bailiwicknews.substack.com/p/forced-internment-on-communicable>

⁷⁶ <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

⁷⁷ <https://sagehana.substack.com/p/new-world-order-lingo-and-convergent>

⁷⁸ <https://sagehana.substack.com/p/new-world-order-lingo-and-convergent/comment/40519266>

⁷⁹ <https://vigilantnews.com/post/go-to-hell-brave-eu-politician-delivers-damning-message-to-the-global-tyrants>

⁸⁰ <https://sagehana.substack.com/p/new-world-order-lingo-and-convergent/comment/40526072>

⁸¹ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>

- 2022.11.23 EU Regulation 2371⁸² - Regulation (EU) 2022/2371 of the European Parliament and of the Council of 23 November 2022 on serious cross-border threats to health and repealing Decision No 1082/2013/EU

And working back in time from there. The following list includes some but not all of the decisions, directives and regulations that need to be repealed by European Parliament, European Commission and European Council, or nullified at the member-state legislature and court levels...

- 1998.09.24 EU Decision 2119⁸³ – Setting up a network for the epidemiological surveillance and control of communicable diseases in the Community
- 2001.11.06 EU Directive 83⁸⁴ – Relating to medicinal products for human use.
- 2003.06.25 EU Directive 63⁸⁵ – Amending Directive 2001/83/EC relating to medicinal products for human use
- 2004.04.21 EU Regulation 851⁸⁶ – Establishing a European centre for disease prevention and control
- 2009.05.21 EU Directive 41⁸⁷ – On the contained use of genetically modified micro-organisms
- 2013.10.22 EU Decision 1082⁸⁸ – On serious cross-border threats to health and repealing Decision No 2119/98/EC
- 2016.03.15 EU Regulation 369⁸⁹ – On the provision of emergency support within the Union
- 2020.04.14 EU Regulation 521⁹⁰ – Activating the emergency support under Regulation (EU) 2016/369, and amending its provisions taking into account the COVID-19 outbreak
- 2020.07.15 EU Regulation 1043⁹¹ – On the conduct of clinical trials with and supply of medicinal products for human use containing or consisting of genetically modified organisms intended to treat or prevent coronavirus disease
- 2022.11.23 EU Regulation 2371⁹² – On serious cross-border threats to health and repealing Decision No 1082/2013/EU

*

I've been reading more on European Union law and lawmaking procedures in recent weeks, ahead of the Oct. 4, 2023 event in Reykjavik, Iceland.⁹³

My basic understanding from that reading, is that Christine Anderson and the other Members of the European Parliament (MEP) have no authority to draft and introduce new laws or bills to repeal existing laws, under the terms of the many treaties that created and amended the legal relationships between the European Commission, European Council, Council of the European Union, European Parliament (four of the seven institutions of the European Union), the National Parliaments of member-states and individual men, women and children who live in EU member-states.

This lines up with what former Italian Prime Minister Giuliano Amato stated in 2003⁹⁴ as he and other Satanic technocrats were working on a European Constitution:

“The [European] Commission in Brussels, for example, must act as if it were a technical organism, in order to operate like a government...and so on, camouflaging and toning down. The sovereignty lost at a national level does not pass to any new subject. It is entrusted to a faceless entity: NATO, the UN and eventually the EU...”

⁸² <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

⁸³ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/1998.09.24-eu-decision-2119.pdf>

⁸⁴ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2001.11.06-eu-directive-83.pdf>

⁸⁵ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2003.06.25-eu-directive-63.pdf>

⁸⁶ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2004.04.21-eu-regulation-851.pdf>

⁸⁷ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2009.05.21-eu-directive-41-gmo-on-the-contained-use-of-genetically-modified-micro-organisms.pdf>

⁸⁸ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2013.10.22-eu-decision-1082.pdf>

⁸⁹ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2016.03.15-eu-regulation-369.pdf>

⁹⁰ <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>

⁹¹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2020.07.15-eu-regulation-1043-clinical-trials-covid-gmo-published-in-ojeu-highlighted-this-one-needs-uploaded.pdf>

⁹² <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

⁹³ <https://bailiwicknews.substack.com/p/event-in-iceland-oct-4-2023>

⁹⁴ <https://bailiwicknews.substack.com/p/on-how-globalists-covertly-gradually>

Readers interested in confirming or dis-confirming my initial understanding of the EU lawmaking systems can start by looking at the Wikipedia entries for

- European Commission⁹⁵
- European Council⁹⁶
- Council of the European Union⁹⁷
- European Parliament⁹⁸
- Institutions of the European Union⁹⁹
- European Union legislative procedure¹⁰⁰
- Legal Act of the European Union¹⁰¹
- Treaties of the European Union¹⁰²
- EU Regulation¹⁰³ - “a legal act of the European Union which becomes immediately enforceable as law in all member states simultaneously. Regulations can be distinguished from directives which, at least in principle, need to be transposed into national law.”
- EU Directive¹⁰⁴ - “a legal act of the European Union that requires member states to achieve particular goals without dictating how the member states achieve those goals. A directive's goals have to be made the goals of one or more new or changed national laws by the member states before this legislation applies to individuals residing in the member states...”
- EU Decision¹⁰⁵ - “a legal instrument which is binding upon those individuals to which it is addressed.”

*

European politicians truly concerned about helping themselves and their constituents dismantle the public health-military kill box constructed by the Satanic technocrats would be wise to

1. immediately and publicly resign from the European Parliament in a coordinated way, clearly and loudly stating the reason for their moral and physical abandonment of EU institutions is their recent discovery that they have no actual lawmaking authority with which to protect the lives and property of their people against the predation of murderous, plundering Satanic technocrats; and
2. immediately return to their home countries and work with their national parliaments to a) withdraw from all of the treaties currently governing the operation of the European Union (placing national parliaments and populations under the direct control of Satanic technocrats working primarily through the European Commission and its 32,000 civil servants); b) dismantle the European Union; and c) resume ruling authority at the nation-state, subdivision and subject levels.

There is no mechanism by which MEPs can change the EU system from within.

They can only publicly invoke a massive crisis of legitimacy to reveal the Monster's core lies to more people.

*

More Bailiwick reporting and analysis:

Nov. 22, 2022 - Thought-stopping stage sets in legal pleadings. Proposed thought-restarting language to help people revoke their coerced suspension of disbelief.

⁹⁵ https://en.wikipedia.org/wiki/European_Commission

⁹⁶ https://en.wikipedia.org/wiki/European_Council

⁹⁷ https://en.wikipedia.org/wiki/Council_of_the_European_Union

⁹⁸ https://en.wikipedia.org/wiki/European_Parliament

⁹⁹ https://en.wikipedia.org/wiki/Institutions_of_the_European_Union

¹⁰⁰ https://en.wikipedia.org/wiki/European_Union_legislative_procedure

¹⁰¹ https://en.wikipedia.org/w/index.php?title=Legal_Act_of_the_European_Union&oldformat=true

¹⁰² https://en.wikipedia.org/wiki/Treaties_of_the_European_Union

¹⁰³ [https://en.wikipedia.org/wiki/Regulation_\(European_Union\)](https://en.wikipedia.org/wiki/Regulation_(European_Union))

¹⁰⁴ [https://en.wikipedia.org/wiki/Directive_\(European_Union\)](https://en.wikipedia.org/wiki/Directive_(European_Union))

¹⁰⁵ [https://en.wikipedia.org/wiki/Decision_\(European_Union\)](https://en.wikipedia.org/wiki/Decision_(European_Union))

...It forces readers to skip over the single most important disputable issue: What is the nature of the emergency confronting human beings since January 2020, and therefore also confronting the courts through which we traditionally try to resolve disputes without resorting to overt violence?

Is the emergency the global outbreak of a deadly, novel, unprecedented communicable disease, as thousands of lawyers and judges have stated as indisputable fact, in thousands of pleadings and opinions?

Or is the emergency the global outbreak of a massive, orchestrated fraud, combined with covert violence (bioterrorism and medical murder), designed to bypass the Constitutional crisis set in motion by Congress and US Presidents through hundreds of tyrannical legislative and executive acts committed over the past half-century?

Is it a massive, orchestrated fraud designed to clear away every conceivable legal, social and political obstacle in the path to non-consensual, centralized, public health-predicated global surveillance, control and governance?

With every passing day, the answer becomes more clear.

It's a massive, orchestrated fraud.

It all goes back, again and again, to the legal mechanisms.

The legal codes, regulations, executive orders, declarations and proclamations are the primary crime scenes, where the criminals rampaged long before the death machine engines engaged in hospitals, nursing homes, pharmacies and pop-up vaxx clinics.

The visible law-makers and shadowy law-writers are the master criminals, long before the public health experts, doctors, nurses and pharmaceutical manufacturers began to play their parts.

And the pseudo-laws have been written to pre-cover up the crimes, pre-paralyze the courts, suppress the legal principles, and preempt and hide the resulting Constitutional crisis triggered by those laws.

The criminals desperately need to bypass that Constitutional crisis, to take us all quietly to the full totalitarian system that lies beyond it.

It's a massive, orchestrated fraud.

That's the knowledge that the would-be global tyrants must keep from the Normals at all costs, and operate every lever of power at their disposal to keep hidden.

* * *

Sept. 28, 2023 - On urging county, municipal and regional law enforcement and health officials to defy orders to capture and kill people under public health emergency pretexts.

Revised/edited/reorganized version of an email alert recently distributed by Attorney Todd Callender

Bottom Line Up Front (BLUF): Declarations of public health emergencies operate under, over and outside the law to suspend human rights, constitutional rights and create pretexts for governmental and private actors to commit bodily trespass, false arrest, false imprisonment, assault, battery, torture, kidnapping, and homicide without risk of criminal prosecution or civil liability.

Without local law enforcement, public health and emergency management officials who willingly carry out HHS-DoD-WHO-UN instructions to control and kill, the criminals running these programs from the international and federal level can't operate their control-and-kill campaigns.

Under the Project Bioshield Act, PREP Act and related Congressional legislation (codified mostly at 21 USC 360bbb, 42 USC 247d and related provisions), public health emergency (PHE) declarations as issued by the HHS Secretary at his or her sole, discretion:

1. consolidate federal government control and extrajudicial killing authority into the HHS Secretary's hands; and
2. authorize delegation of that ruling and killing authority to state, county, municipal and regional officials and private contractors to commit acts of false arrest, false imprisonment, assault, battery, kidnapping, torture and homicide without personal risk of criminal prosecution or civil liability. [42 USC 247d-6d(c)(4)]

As the laws are written, Congress cannot restrain HHS Secretary killing authority [42 USC 247d-6d(b)(9)] unless and until Congress repeals the Project Bioshield Act, PREP Act and all related public health emergency statutes.

Several 'public health emergency' determinations and declarations are currently in effect in the United States, including declarations covering countermeasure programs and products for coronavirus, influenza, marburgvirus and more.

- HHS-ASPR Declarations of a Public Health Emergency¹⁰⁶
- HHS-ASPR Public Health Emergency Determinations to Support an Emergency Use Authorization¹⁰⁷
- Aug. 28, 2023 - March 15, 2023 and May 11, 2023 HHS Dictator-Secretary determinations and declarations and related reporting and analysis.¹⁰⁸

Now is a good time to educate the local people (nurses, police officers, sheriffs, EMTs, health and emergency management officials) about what is happening; about how their day-to-day local work carries out the federal HHS/DoD/WHO/UN control-and-kill orders; and about how important it is that they act to stop the program, **by refusing to carry out the orders.**

It is likely that the unindicted war criminals who orchestrated the Covid-19 PHE-predicated attack will attempt to build on their success during forthcoming, forecast events which will present coronavirus, influenza, RSV and hemorrhagic fever outbreaks — or data-fraud- and media panic-porn-driven simulations of such outbreaks — as new or extended national emergencies justifying even more obvious imposition of martial law implemented by municipal, regional and county public health officers, law enforcement officers, and private contractors.

For American Bailiwick readers interested in working at the county level (as of 2020, there were 3,100+ counties in the US), municipal level, and regional level (if you happen to live in an area where several municipalities have been quasi-merged under a regional government-like organization), below are lists of governmental and quasi-governmental/administrative/regulatory agencies and individuals to educate and embolden to increase the odds that they will refuse to take up the licenses to kill proffered by HHS and WHO.

¹⁰⁶ <https://aspr.hhs.gov/legal/PHE/Pages/default.aspx>

¹⁰⁷ <https://aspr.hhs.gov/legal/Section564/Pages/default.aspx>

¹⁰⁸ <https://bailiwicknews.substack.com/p/march-15-2023-and-may-11-2023-hhs>

If you are interested in working at the local level, set up an appointment and try to have a conversation with these men and women about what they already understand, what they don't understand yet, and what they are willing to do and **refuse to do** during the next rounds of 'public health emergency' attacks on the American people.

Individuals:

- Sheriffs and deputy sheriffs (county)
- Health department directors/coordinators (county, municipal, regional)
- Hospital directors/CEOs/COOs (public or private)
- Police chiefs and officers (municipal and/or regional)
- Fire chiefs and firefighters (municipal and/or regional)
- Emergency Management directors/coordinators (county, municipal, regional)
- District attorneys or prosecutors (county)

Organizations

- Sheriffs' union (county law enforcement officers)
- Police union (municipal law enforcement officers)
- Emergency Medical Services union (Emergency Medical Technicians/EMTs)
- Hospital employees unions (nurses, technicians, custodial/maintenance staff, physicians)
- Public employees union (municipal, county and/or regional administrative staff)
- Bar association (lawyers' quasi-union, municipal and/or county)

New Mexico's Bernalillo County Sheriff John Allen has demonstrated how individuals standing their ground and following their oath can short circuit a governor's zealous use of public health emergencies to violate any right:

- Sept. 13, 2023 - New Mexico Sheriff Will Not Enforce "Unconstitutional" Temporary Ban on Firearms by Gov. Grisham¹⁰⁹

*

Supporting documents:

- 2003.04.04 Executive Order 13295 Bush SARS VHF apprehension detention¹¹⁰
- 2003.08.20 Turning Point Model State Public Health Act report¹¹¹
- 2006 Alaska Case Study in Public Health Law Reform the Turning Point Model Public Health Act¹¹²
- 2006.09 Bureau of Justice Assistance Pandemic Mutual Law Enforcement assistance planning guide¹¹³
- 2006.11.24 Marburg Ebola Planned Exercise IEM¹¹⁴
- 2007 The Law and Emergencies: Surveillance for Public Health-Related Legal Issues¹¹⁵
- 2007.08.15 Model Public Health Legislation State Tracker¹¹⁶
- 2008 CDC DOJ Legal Framework Response public health¹¹⁷
- 2019.09.19 Trump EO 13887 Modernizing Influenza¹¹⁸
- 2020.12.09 Marburg Declaration Dec 2020 Fed Register¹¹⁹

¹⁰⁹ <https://www.morningstarjournal.com/2023/09/13/new-mexico-sheriff-will-not-enforce-unconstitutional-temporary-ban-on-firearms-by-gov-grisham/>

¹¹⁰ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2003.04.04-executive-order-13295-bush-sars-.pdf>

¹¹¹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2003.08.20-turning-point-model-state-public-health-act-report.pdf>

¹¹² <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2006-alaska-case-study-in-public-health-law-reform-the-turning-point-model-public-health-act.pdf>

¹¹³ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2006.09-bureau-of-justice-assistance-pandemic-mutual-law-enforcement-assistance-planning-guide.pdf>

¹¹⁴ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2006.11.24-marburg-ebola-planned-exercise-iem.pdf>

¹¹⁵ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2007-paper-law-public-health-emergencies-katrina.pdf>

¹¹⁶ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2007.08.15-model-public-health-legislation-state-tracker.pdf>

¹¹⁷ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008-cdc-doj-legal-framework-response-public-health-2021-2.pdf>

¹¹⁸ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2019.09.19-trump-eo-13887-modernizing-influenza.pdf>

¹¹⁹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2020.12.09-marburg-declaration-dec-2020-fed-register.pdf>

- 2021.08 Arizona Cochise IGA Example¹²⁰
- 2021.11.15 Summary Analysis of Cochise County Intergovernmental Agreements¹²¹
- 2022 dl National Legislative Centers for Law and the Public's Health 50 states¹²²
- 2023 Todd Callender Pete Chambers Slide Deck Militarized Public Health¹²³
- National Conference of State Legislatures, 2021 list¹²⁴ (quarantine and isolation laws)
- Temple University Center for Public Health Law Research Policy Surveillance Program¹²⁵ including US data set for Reallocation of Public Authority¹²⁶

Related Bailiwick reporting and analysis:

- Sept. 27, 2022 - On why Biden's comment that 'the pandemic is over' doesn't lift the bioterrorist police state jackboot off our necks.
- March 22, 2023 - On the utility, for inducing peaceful compliance with violent globalist control-and-kill programs, of presenting fake threats as real.
- April 11, 2023 - Biden rescinding Trump-Biden Proclamation 9994 under 1976 National Emergencies Act does not terminate Azar-Becerra's Public Health Emergency authorities under 1983 PHE amendment to the 1944 PHSA.
- June 14, 2023 (Video) Public health emergencies are camouflaged power grabs. (30 min). Abstract. Slide deck.
- June 15, 2023 (Video) - Make murder a crime again. (20 min). Slide deck.
- July 1, 2023 - Another sign that tide of covert war is turning will be pharmacies that refuse to take delivery of DoD biochemical weapons and pharmacists who refuse to use them on targets.
- Aug. 28, 2023 - March 15, 2023 and May 11, 2023 HHS Dictator-Secretary determinations and declarations.

¹²⁰ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2021.08-arizona-cochise-iga-example.pdf>

¹²¹ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2021.11.15-summary-analysis-of-cochise-county-intergovernmental-agreements.pdf>

¹²² <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2022-dl-national-legislative-centers-for-law-and-the-publics-health-50-states.pdf>

¹²³ <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023-todd-callender-pete-chambers-slide-deck-militarized-public-health-.pdf>

¹²⁴ <https://www.ncsl.org/research/health/state-quarantine-and-isolation-statutes.aspx>

¹²⁵ <https://lawatlas.org/topics>

¹²⁶ <https://lawatlas.org/datasets/public-health-authority-shiftss>